

March 13, 2012

#### **VIA ELECTRONIC & CERTIFIED MAIL**

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1900 M Street, N.W.
Suite 500
Washington, D.C. 20036

Re: John Edwards and John Edwards for President (LRA 743)

Dear Ms. Utrecht, Mr. Kleinfeld, Ms. Fiori, and Ms. Zeglis:

The Commission has considered the response filed on behalf of John Edwards and John Edwards for President to the Commission's repayment determination. On March 12, 2012, the Commission determined, after administrative review, that John Edwards and John Edwards for President must repay \$2,136,507 to the United States Treasury.

Enclosed is a Statement of Reasons that sets forth the legal and factual basis for the Commission's determination, and the accompanying vote certification. 11 C.F.R. § 9038.2(c)(3). John Edwards and John Edwards for President must repay \$2,136,507 to the United States Treasury within 30 calendar days after service of this Repayment Determination After Administrative Review. 11 C.F.R. § 9038.2(c)(3), (d)(2). Judicial review of the Commission's determination is available pursuant to 26 U.S.C. § 9041. If you have any questions regarding the Commission's determination, you may contact me at (202) 694-1650.

Sincerely

wrence L. Calvert

Associate General Counsel

#### BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of	)	
John Edwards for President – Statement	)	LRA 743
Of Reasons in Support of Repayment	)	
Determination after Administrative	)	
Review	)	

#### **CERTIFICATION**

I, Shawn Woodhead Werth, Secretary and Clerk of the Federal Election Commission, do hereby certify that on March 12, 2012, the Commission decided by a vote of 6-0 to take the following actions in LRA 743:

- 1. Determine that John Edwards and the John Edwards for President Committee must repay \$2,136,507 to the United States Treasury for matching funds received in excess of the candidate's entitlement.
- 2. Approve the Statement of Reasons.
- 3. Approve the appropriate letter.

Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

Attest:

Shawn Woodhead Werth

Secretary and Clerk of the Commission

#### BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of	)	
John Edwards	)	LRA 743
John Edwards for President	)	

## STATEMENT OF REASONS IN SUPPORT OF REPAYMENT DETERMINATION AFTER ADMINISTRATIVE REVIEW

## I. SUMMARY OF REPAYMENT DETERMINATION AFTER ADMINISTRATIVE REVIEW

Pursuant to 26 U.S.C. § 9038(b)(1), on March 12, 2012, the Federal Election Commission ("the Commission") determines, after administrative review, that John Edwards and the John Edwards for President Committee (collectively, "Edwards" or "the Committee") must repay \$2,136,507 to the United States Treasury for matching funds received in excess of the candidate's entitlement. Therefore, for the reasons set forth below, the Commission orders Edwards to repay \$2,136,507 to the United States Treasury within 30 calendar days after service of this Repayment Determination After Administrative Review. 11 C.F.R. § 9038.2(c)(3), (d)(2).

#### II. PROCEDURAL BACKGROUND AND THE COMMITTEE'S ARGUMENTS

John Edwards sought the Democratic Party's nomination for the Office of President of the United States in the 2008 primary election. John Edwards for President, his principal campaign committee, registered with the Commission in January 2007. Edwards applied for matching funds, and the Commission determined that he was eligible to receive matching funds on November 1, 2007. Edwards received a total of \$12,882,878 in matching funds from the United States Treasury. Edwards' date of ineligibility ("DOI") was January 30, 2008, the day he withdrew from the presidential race. See 11 C.F.R. § 9033.5(a).

On July 28, 2011, the Commission approved the Audit Report and determined that Edwards must repay \$2,136,507 to the United States Treasury for matching funds received in

excess of the candidate's entitlement. See Attachment 1 (Audit Report). The Committee thereafter submitted a written response disputing and seeking administrative review of the Commission's repayment determination. See Attachment 2 (Request for Administrative Review). The Committee advances three principal arguments in support of its position that there should be no repayment or, in the alternative, a lesser repayment. See id.

- 1. The Committee contends that, because "a series of unprecedented and extraordinary events that occurred during the 2008 campaign," including the Commission's lack of a quorum and a shortfall in the Presidential Primary Matching Paymant Account, delayed matching fund payments to the Committee, the Commission incorrectly determined that the Committee received funds in excess of entitlement. *Id.* at 1, 6-8.
- 2. The Committee contends that the Commission should allow the Committee to "re-allocate" actual and anticipated costs related to providing information to the Department of Justice ("DOJ") as qualified campaign expenses that are not winding down costs, or, alternatively, exclude these costs from the ten percent winding down limitation under 11 C.F.R. § 9034.11. *Id.* at 8.
- 3. The Committee contends that \$528,454 in payroll expenses were qualified campaign expenses. *Id.* at 1-6.

After careful consideration, the Commission determines that none of these arguments has merit.

#### III. LEGAL BACKGROUND

The Commission's initial repayment determination was based on a determination that Edwards received more than the aggregate amount of matching funds to which he was entitled.

11 C.F.R. § 9038.2(b)(1). When a candidate receives more matching funds than the aggregate amount of payments that the candidate is entitled to receive, the candidate must repay the excess amount to the United States Treasury. *Id*.

In its Request for Administrative Review, the Committee also sought, and the Commission approved, a request for an oral hearing pursuant to 11 C.F.R. § 9038.2(c)(2)(ii). The Committee subsequently withdrew this request on November 22, 2011, and the Commission, therefore, did not hold an oral hearing.

Prior to DOI, a candidate is entitled to one dollar of matching funds for every matchable dollar of contributions received and submitted for matching. 11 C.F.R. § 9034.1(a). After DOI, a candidate's entitlement to matching funds is limited to the remaining amount of the candidate's "net outstanding campaign obligations" ("NOCO") on the date of payment by the United States Treasury. 11 C.F.R. § 9034.1(b). NOCO is defined as the difference between a candidate's outstanding obligations for qualified campaign expenses as of the candidate's DOI plus estimated winding down costs and the committee's total cash-on-hand, assets, and receivables. 11 C.F.R. § 9034.5(a). To receive matching funds on or after DOI, the total of the contributions and matching funds received by the candidate on or after DOI must be less than the NOCO. 11 C.F.R. § 9034.1(b).

When the Commission audits a publicly funded candidate's committee, the Commission determines the NOCO, and compares the amount of matching funds that the candidate received after DOI to the amount that the candidate was entitled to receive, to determine whether the candidate received funds in excess of entitlement. See 11 C.F.R. § 9038.2(b)(1)(i).<sup>2</sup>

#### IV. REPAYMENT DETERMINATION AFTER ADMINISTRATIVE REVIEW

After reviewing the Committee's Request for Administrative Review, the Commission is not persuaded by the Committee's arguments. Therefore, the Commission again concludes that Edwards must repay \$2,136,507 to the United States Treasury. See 26 U.S.C. § 9038(b)(1). We reach this conclusion for the reasons set forth below.

When a committee argues, during the audit or on administrative review of a repayment determination, that a particular expense should have been included on the NOCO Statement, it is arguing that the amount of its NOCO should be increased, which necessarily would decrease any potential repayment amount for funds that the candidate received in excess of entitlement.

## A. THE COMMITTEE'S GENERAL OBJECTION TO REPAYMENT OF MATCHING FUNDS IS NOT PERSUASIVE

The Committee first disagrees with the Commission's interpretation of the Presidential Primary Matching Payment Account Act. Specifically, the Committee argues that no repayment is due because the Commission's regulations are "not supported by applicable statutory provisions and would lead to an inequitable result with regard to [the Committee]." Attachment 2 at 6; see also Response of John Edwards for President to the Draft Final Audit Report ("DFAR") at 4-6 (June 13, 2011); Response of John Edwards for President to the Preliminary Audit Report ("PAR") at 4-5 (Dec. 14, 2010).

As we understand the Committee's argument, it contends that if the Committee received a matchable contribution prior to the candidate's DOI, it is entitled to a matching payment for that contribution, regardless of when it submitted the contribution for matching and regardless of whether the matching payment was made prior to or after DOI. The Committee thus argues that the size of its NOCO at the time the United States Treasury actually paid the matching funds is irrelevant to the Committee's entitlement and that the Commission has "interpret[ed] the statutory language in a way that completely undermines the plain language of the statute." Attachment 2 at 8.

We disagree. The Presidential Primary Matching Payment Account Act instructs that "no payment shall be made [from the Treasury] to any individual . . . if such individual ceases to be a candidate," 26 U.S.C. § 9033(c)(1), except that the candidate "shall be eligible to continue to receive payments . . . to defray qualified campaign expenses incurred before the date upon which such candidate becomes ineligible." 26 U.S.C. § 9033(c)(2). The Commission's regulations interpret this provision to mean that an ineligible candidate without NOCO has no entitlement to

additional matching payments from the United States Treasury "regardless of the date of deposit of the underlying contributions." 11 C.F.R. § 9034.1(a) (emphasis added).

This is not an issue of first impression. The Commission has consistently rejected arguments similar to the Committee's and concluded that for an ineligible candidate to receive matching funds, the ineligible candidate must have remaining debts on the most recent NOCO Statement. See, e.g., 11 C.F.R. § 9034.1(a)-(b); Explanation and Justification for 11 C.F.R. § 9034.1, 48 Fed. Reg. 5,224, 5,227 (Feb. 4, 1983); Mondale for President Committee Final Audit Report ("FAR") at 57-58, 64-68 (Oct. 28, 1986); Dukakis for President Committee FAR at 31-33 (Dec. 17, 1991); Clinton/Gore '92 Committee FAR at 12-13 (Dec. 27, 1994). To accept the Committee's argument would require the Commission to depart from its long-standing interpretation of the Presidential Primary Matching Payment Account Act. As the Commission noted at length in the Clinton/Gore '92 Committee FAR, the Commission has a long and consistent history of conditioning a candidate's remaining entitlement after DOI on the candidate's NOCO at the time the matching funds are paid. Section 9034.1(b) of the Commission's regulations states that after DOI, candidates may continue to receive payments only to the extent they have sufficient NOCO. The Commission considered this requirement in a December 1976 internal memorandum proposing the rule that "a candidate shall be entitled to no further matching funds if, at the time of any submission for certification, the total contributions and matching funds received after the ineligibility date equals or exceeds the net obligations outstanding on the date of ineligibility." The 1979 Explanation and Justification for section 9034.1 explained that the regulation "follows the legislative intent of 26 U.S.C. [§] 9033(c)(1), which provides that payments are cut off to a candidate who becomes inactive, except where those payments are used to defray expenses incurred before the date of ineligibility. Therefore, if a campaign has no debts

for qualified campaign expenses on the date of ineligibility, no further matching funds are forthcoming." Explanation and Justification for 11 C.F.R. § 9034.1, 44 Fed. Reg. 20,336, 20,339 (Apr. 4, 1979).

In 1983, the Commission revised these regulations to make clear "that to receive matching funds after the date of ineligibility, candidates must have net outstanding campaign obligations as of the date of payment rather than the date of submission. Thus, if the candidate's financial position changed between the date of his or her submission for matching funds and the date of payment, reducing the candidate's net outstanding campaign obligations, that candidate's entitlement would be reduced accordingly." Explanation and Justification for 11 C.F.R. § 9034.1, 48 Fed. Reg. 5,224, 5,227 (Feb. 4, 1983); see also Explanation and Justification for 11 C.F.R. § 9034.5, 60 Fed. Reg. 31,854, 31,868 (June 16, 1995). The D.C. Circuit has upheld the Commission's regulation. LaRouche v. FEC, 28 F.3d 137, 141 (D.C. Cir. 1994) ("[We] fail to discern why it was impermissible for the Commission to adopt a regulation that terminates post-DOI matching payments as soon as a candidate has received sufficient matching funds from private and public sources to liquidate his NOCO, whether or not they are so used.").

Thus, the Commission rejects the Committee's argument that, based on the statute, the size of its NOCO at the time the United States Treasury actually paid the matching funds is irrelevant to the Committee's entitlement to matching funds.

The Committee next argues that unique factual circumstances present in 2007 and 2008 demonstrate that the Commission's position is wrong and that the Committee's asserted position is the only fair approach to determining the Committee's entitlement to public funds. The Committee's argument does not withstand scrutiny.

The Commission first determined on November 1, 2007 that John Edwards was eligible for and entitled to matching funds. Under normal circumstances, the United States Treasury would have made the initial payment of matching funds to the Committee on January 2, 2008, the first business day of the election year. See 11 C.F.R. §§ 9037.1, 9037.2. As a result of a shortfall in the Presidential Election Campaign Fund, however, there were no funds available in the Prasidential Primary Matching Payment Account for the Treasury to pay to Edwards (or any other candidate) on January 2. See 26 U.S.C. § 9037(a). The Treasury did not make the first payment to the Committee until February 14, 2008.

Edwards withdrew from the campaign on January 30, 2008, making that date his DOI.

See 11 C.F.R. § 9033.5. As of that date, as recounted above, he had received no payments from the Treasury and would not for another 15 days.

An additional complication emerged when, on December 31, 2007, the Commission lost its quorum. As a result, it could not certify Edwards' entitlement to any amounts in addition to those it had certified earlier that month. See 2 U.S.C. § 437c(e); 26 U.S.C. § 9036. The Commission remained without a quorum until July 2008 and therefore was unable to certify Edwards' entitlement to any additional amounts until that time, some six months after the candidate's DOI.

The Committee asserts that but for the shortfall in the Presidential Primary Matching Payment Account and the lack of a Commission quorum, it would have already received by January 30, 2008 all but \$2.9 million of the \$12.8 million in matching funds it was eventually paid. Thus, it argues, none of the amount it would have received prior to DOI would have been subject to repayment for having been received in excess of entitlement. See Attachment 2 at 6-7; see also Response of John Edwards for President to the DFAR at 4-6 (June 13, 2011); Response of John Edwards for President to the PAR at 4-5 (Dec. 14, 2010). Thus, the Committee argues that the

Commission should change its approach and pay matching funds for all matchable contributions deposited by the Committee prior to DOI, because otherwise shortfalls in the Presidential Primary Matching Payment Account and unique circumstances such as the lack of a Commission quorum will shortchange committees, preventing them from receiving funds they otherwise would have received, or, in some instances, such as this one, requiring them to repay funds that they otherwise would not have had to repay. See id.

The question, then, is whether, as the Committee claims, the unique circumstances of 2007 and 2008 require the Commission to ignore the plain meaning of 11 C.F.R. § 9034.1 and change its long standing practice and policy. We conclude they do not.

The Committee's claim that section 9034.1(b) "would lead to an inequitable result with regard to [the Committee]," see Attachment 2 at 6, is incorrect. When drafting the regulations, the Commission considered that a shortfall in the Presidential Election Campaign Fund might prevent a committee from being paid the full amount that the Commission had certified prior to DOI. Explanation and Justification for 11 C.F.R. § 9034.1, 56 Fed. Reg. 35,898, 35,904-05 (July 29, 1991) (noting that candidates' receipt of matching funds "could be affected by the amount of funds available in the matching payment account"). The Commission nevertheless concluded that post-DOI entitlement would be based on the candidate's NOCO at the time of payment of public funds rather than the date the matchable contributions were received or the date of submission. The Commission's regulations provide that "[a]fter the candidate's date of ineligibility, if the candidate does not receive the entire amount of matching funds on a regularly scheduled payment date due to a shortfall in the matching payment account, the candidate shall also submit a revised statement of net outstanding campaign obligations," on which basis the Commission may "revise the amount previously certified for payment." 11 C.F.R.

§ 9036.4(c)(2); see also 11 C.F.R. § 9034.5(f)(3). If, therefore, a shortfall delays payment, any eventual payment will be based on any subsequent NOCO Statement, and this may result in a reduction even to amounts already certified by the Commission.

In fact, the Commission treated every other 2008 presidential primary candidate who had already been determined eligible for matching funds prior to their DOI in the same manner as Edwards. The Commission conditioned those candidates' remaining entitlement after DOI on their NOCO at the time the matching funds were paid, notwithstanding the lack of a Commission quorum and the shortfall in the Presidential Primary Matching Payment Account. See, e.g., Memorandum from the Audit Division to the Commission, May Status Report on Matching Funds (May 30, 2008).

The Committee also contends that the lack of a Commission quorum affected the loan amount that the Committee was able to obtain from its bank. The Committee claims that it was able to obtain a loan equal only to 70 percent of its entitlement to matching funds rather than to 90

On two occasions, the Commission has treated contributions received prior to DOI as if they had been submitted and matched prior to DOI, even though those matching finds were not in fact certified by the Commission and paid by the Treasury until after the candidate's DOI. In both of those instances, however, the Commission was attempting, many months after the candidate's last possible DOI date, to remedy a failure to find the candidate eligible to participate in the program prior to his DOI. See Mike Gravel for President 2008 FAR at 2 (Feb. 1, 2010); LaRouche in '92 FAR at 4-6 (Dec. 5, 1994). In Comm. to Elect Lyndon La Rouche v. FEC, 996 F.2d 1263 (D.C. Cir. 1993), the court ordered the Commission to retroactively certify matching fumls to LaRounde because the court concluded that the Comraission had improperly denied his eligibility prior to his DOI. In the Gravel matter, the Commission was without a quorum when Senator Gravel submitted his letter of candidate agreements and certifications in January 2008. Not until December 2008 did the Commission conclude that Senator Gravel was eligible to receive matching funds. In that case, since the Commission did not find Senator Gravel eligible until after his party's nomination, it used that date as his DOI since it was impossible "to ascertain, in retrospect, what choices he might have made had he been deemed eligible and received matching funds earlier and how he would have fared in the primaries." Memorandum from the Office of General Counsel to the Commission, Date of Ineligibility - Senator Mike Gravel and Mike Gravel for President 2008 (LRA 748) (Jan. 21, 2009). In both instances, the Commission retroactively determined that the candidates' DOIs were the date of their parties' nominations and allowed them to treat contributions received prior to DOI as if they had been submitted and matched prior to DOI because proceeding on the basis of their NOCOs as they stood might have resuited in no previous thos vielding no remedy fur the delived eligibility determinations. Unlike the LaRquehe and Gravel cases, this case does not involve an obligation by the Commission to remedy an erroneous determination or failure to act on a question of whather the candidate was eligible in the first place. Edwards contests only the Commission's post-DOI entitlement calculation, not his eligibility.

percent, which it says would have been available had the Commission had a quorum. See

Attachment 2 at 7.

There are two flaws in the Committee's argument. First, the Committee submitted no evidence to document its claim that the lack of public funds influenced the bank's lending decision. Second, bank loans secured by entitlement to public funds are simply alternative tools that allow committees to receive interim financing until they receive public financing. See 11 C.F.R. § 100.82(e)(2). Therefore, the fact that the Committee's loan was reduced due to a lack of a quorum does not make a legal difference on the question of Edwards' entitlement to public funds.

In short, regardless of whether the Committee was paid the full amount the Commission had certified prior to DOI, the Committee is entitled to receive public funds after DOI only if it has NOCO that those funds will be used to defray. The Committee's NOCO Statements at the time of payment appeared to support further payment of public funds, but the audit has revealed that the NOCO was in fact overstated. Consequently, the Commission concludes that the Committee received funds in excess of the candidate's entitlement.

## B. COSTS RELATED TO DOJ INVESTIGATION ARE WINDING DOWN COSTS SUBJECT TO THE LIMITATION

The Committee urges the Commission to allow the Committee to "re-allocate" actual and anticipated costs related to providing information to DOJ as qualified campaign expenses that are not winding down costs, or, alternatively, to exclude these costs from the ten percent winding down limitation under 11 C.F.R. § 9034.11.<sup>4</sup> Attachment 2 at 8-9. The Committee explains that

A grand juty indictment was filed against the candidate on June 3, 2011, which alleges several criminal violations of FECA. See Indictment, United States v. Edwards, 1:11 CR 161-1 (M.D.N.C. June 3, 2011). We address these issues only to the extent required to address the Committee's contention that it should be permitted additional qualified campaign expenses or winding down costs because of its own expenses as a non-party in the

it is "involved in an extensive [DOJ] investigation and proceedings" and has had to incur "substantial and unanticipated expenses for its own representation in this matter, including staff, equipment and legal costs." *Id.* at 8. The Committee states that these expenses are not related to the candidate's criminal defense but are related solely to the Committee's representation. *Id.*The Committee states that the costs incurred to date are approximately \$425,000, which includes "legal fees of approximately \$320,000 in addition to approximately \$86,000 in costs for equipment, staffing and related expenses (\$21,800.97 for new compater equipment and software to secure [the Committee's] server; \$37,305.43 for IT services related to above; \$27,232.45 in costs for additional staff and services; and approximately \$18,000 in expenses incurred in connection with representation, including travel, lodging, and related expenses)." *Id.* at 8-9. The Committee also estimates that it will incur an additional \$500,000 in future costs for several months of legal representation related to the criminal trial and post-trial appeals. *Id.* 

The Committee contends that these costs are qualified campaign expenses and should have been added to the NOCO Statement, but are not typical winding down costs because they are not related to the Commission audit or compliance with the public financing laws. *Id.* at 8. Instead, it argues that these costs are "essentially qualified campaign expenses that go beyond winding down costs." *Id.* It asserts that to the extent that the DOJ prosecution addresses the question of which contributions the Committee received, the "proceedings clearly relate to a core activity of the Committee." *Id.* If accepted, the Committee's arguments would increase the Committee's liabilities for qualified campaign expenses incurred after the candidate's DOI without exceeding

criminal case, thus increasing its NOCO and reducing its repayment. We express no view on the merits of the criminal case. The indictment and the preceding grand jury investigation were conducted independently of the Commission's audit of the Committee.

the winding down limitation, thus increasing the amount of matching funds to which it was entitled and reducing the repayment for funds received in excess of the candidate's entitlement.

The Committee's position cannot be squared with the Commission's regulations.

Qualified campaign expenses are defined as expenses "incurred by or on behalf of a candidate or his or her authorized committee from the date the individual becomes a candidate through the last date of the candidate's eligibility," 26 U.S.C. § 9032(9); 11 C.F.R. § 9032.9; winding down costs after that date are also qualified catapaign expenses. 11 C.F.R. §§ 9034.4(a)(3)(i), 9034.11.

Winding down costs are defined as "costs associated with the termination of political activity related to a candidate's seeking his or her nomination for election[.]" Id. And the amount of winding down costs that may be included on a candidate's NOCO Statement are limited to the lesser of: ten percent of the overall expenditure limitation of 11 C.F.R. § 9035.1 or ten percent of the total of the candidate's expenditures subject to the overall expenditure limitation plus exempt expenses as of DOI. 11 C.F.R. § 9034.11(b). The winding down limitations apply to "[a]ll expenses incurred and paid by a candidate during the winding down period." See Explanation and Justification for 11 C.F.R. §§ 9004.11 and 9034.11, 68 Fed. Reg. 47,392 (Aug. 8, 2003). Thus, the Committee asks the Commission to ignore its own regulations and exampt the Committee from the rules that apply to all other publicly-funded primary candidates.

Winding down expenses in excess of the limitation may in some circumstances be subject to repayment as non-qualified campaign expenses, which is a different basis for repayment than that at issue here. However, if a primary candidate pays for winding down costs in excess of the limitation after the committee's accounts no longer contain any matching funds, such payments are not non-qualified campaign expenses subject to repayment. 68 Fed. Reg. at 47,409; see 11 C.F.R. § 9038.2(b)(2)(iii)(B), (iv). Based on the Commission's entitlement and repayment calculations, the last matching funds would have been exhausted from the Committee's bank accounts as of April 30, 2010. After that date, the Committee could pay for winding down expenses in excess of the limitation without making non-qualified campaign expenses subject to repayment. 11 C.F.R. § 9038.2(b)(iii)(B).

We decline the Committee's invitation. The Committee's costs related to the DOJ investigation are the kind of legal and staff costs that are usually considered winding down expenses, rather than costs "beyond winding down." The winding down rule "allows candidates to classify compliance matters arising from the campaign as winding down costs." See 68 Fed. Reg. at 47,393. Costs related to a government agency investigation are similar to winding down costs related to Commission compliance actions. Complying with inveatigative requests from DOJ or any other federal or law enforcement agency is a reasonable cost of terminating a campaign. This is particularly the case here, where the Committee states that the DOJ proceedings may address what contributions the Committee received, and allegations in the indictment of the candidate relate to violations of campaign finance laws.

Moreover, the Committee's proposals are contrary to the purpose of the winding down limitations. The winding down limitations for primary and general candidates were part of several changes to the rules for winding down costs intended to avoid future disputes over winding down costs like those that had previously lengthened audit and repayment processes. See 68 Fed. Reg. at 47,390-91. The Commission explained that the monetary limitation "establishes a fair and readily determined amount to ensure that all campaigns are treated consistently" and that the limitation is "necessary to ensure that publicly funded campaign committees wind down as quickly and efficiently as possible and do not inflate winding down costs" to avoid repayments. Id. Permitting the Committee to either "re-allocate" these expenses as a separate type of qualified campaign expenses instead of winding down costs, or to exclude these costs from its winding down costs for purposes of the winding down limitation, would not treat the Committee consistently or fairly compared to all other publicly funded candidates, who are subject to the winding down limitations. Moreover, instead of avoiding lengthy disputes over specific

expenses, acceptance of the Committee's position would require that the Commission expend resources to determine which specific expenses related to DOJ activity.

Furthermore, classifying expenses related to DOJ activity as costs "beyond winding down" would create a new category of qualified campaign expenses incurred after the candidate's DOI that is not contemplated in the Commission's regulations. Generally, after DOI, candidates may use matching funds only for qualified eampaign expenses incurred prior to DOI and winding down costs – subject to the ten percent ceiling. See 11 C.F.R. §§ 9032.9, 9034.4(a), 9034.11. Nearly all qualified campaign expenses incurred after DOI are winding down costs subject to the winding down limitation. See 11 C.F.R. § 9034.11. The Commission's regulations include strictly limited rules for other qualified campaign expenses after DOI for staff gifts and bonuses and convention-related costs. See 11 C.F.R. § 9034.4(a)(5)-(6). But the Commission has never created the kind of broad category of unlimited qualified campaign expenses incurred after DOI that the Committee seeks. Indeed, had the Commission desired to create a new category of primary election compliance costs that were "beyond winding down," it could have done so in 2003, when it considered a proposal to permit candidates to create a legal defense fund for "enforcement matters and other legal proceedings," similar to the entity that may be established by publicly funded general election candidates. See 68 Fed. Reg. at 47,409. It declined to do so, and explained that "a separate compliance fund is not necessary" or appropriate for primary candidates because primary candidates may use private contributions for winding down expenses in excess of the limitation when they no longer retain matching funds in their accounts. Id.

Therefore, we conclude that there is no basis for allowing the Committee to treat both the full amount of the winding down limitation and an additional substantial amount for qualified

campaign expenses related to the DOJ investigation as liabilities on its NOCO Statement, thereby increasing the amount of its entitlement and reducing the repayment.

# C. PAYROLL EXPENSES PAID AFTER THE CANDIDATE'S DATE OF INELIGIBITY ARE NON-QUALIFIED CAMPAIGN EXPENSES

The Committee argues that \$528,454 in payroll expenses were qualified campaign expenses and should have been added to the NOCO Statement because the payments were intended, in part, to compensate staff for "their work prior to" the candidate's DOI and "out-of-pocket expenses incurred during that time frame," and, in part, "for their work and expenses post-DOI to close down the campaign." Attachment 2 at 1-6. The Committee states that these payments "in every respect meet the definition of a qualified campaign expense." *Id.* at 2.

The Committee's normal pay periods for January 2008 ended on January 15, 2008 and January 30, 2008, but the Committee appears to have created an extra pay period that both began and ended on January 31, 2008 with associated payments made on February 7, 2008. This payroll involved payments totaling \$761,193 to 99 staff members, and associated payroll taxes. Of this amount, there is no dispute that, as reflected in the Audit Report, \$232,739 constituted qualified campaign expenses. The Audit Report concluded, however, that \$528,454 of these payments were non-qualified campaign expenses, and, as a result, did not include these expenses as liabilities on the NOCO Statement.

In its Request for Administrative Review, the Committee argues that \$320,659 of the disputed \$528,454 is attributable to lump sum payments made to staff in lieu of itemized

As reflected in the Audit Report, the Committee produced documentation sufficient to verify that the \$232,739 constituted staff payroll expenses incurred prior to DOI. Specifically, staffers were paid only half of their normal net salary for the pay period that ended on January 30, 2008 and were therefore owed an additional \$204,322 in ordinary salary prior to DOI. In addition, five staffers were paid only a portion of their normal net salary between August 16, 2007 and January 30, 2008, and were therefore owed an additional \$28,417 in ordinary salary prior to DOI.

reimbursements for lodging, fuel, and meal costs, of which \$213,773 was for lump sum payments for such expenses incurred prior to DOI, and \$106,886 was for lump sum payments for such expenses incurred after DOI. See id. at 4-5. The Committee asserts that the remaining payments at issue represent staff compensation. Specifically, the Committee argues that an unspecified pertion of the disputed \$528,454 was intended as a pay increase to compensate employees for additional hours worked in December 2007 and January 2008, prior to the candidate's DOI, and the remainder was intended as compensation for services rendered by staff as part of the initial week of the Committee's winding down period between January 30 and February 7, 2008. See id. at 2-3.7

As noted above, qualified campaign expenses are defined as expenses "incurred by or on behalf of a candidate or his or her authorized committee from the date the individual becomes a candidate through the last date of the candidate's eligibility," 26 U.S.C. § 9032(9); 11 C.F.R. § 9032.9, but also include winding down expenses "associated with the termination of political activity related to a candidate's seeking his or her election." 11 C.F.R. §§ 9034.4(a)(3)(i), 9034.11. Salary paid to committee staff after DOI is a winding down expense. See id. The Commission's regulations place the burden on a committee to prove that an expense is a qualified campaign expensa, and candidates agree in writing to "obtain and furnish to the Commission any evidence it may request of qualified campaign expenses." 26 U.S.C. § 9033.1(a)(1); 11 C.F.R. § 9033.11(a); see LaRouche's Comm. for a New Bretton Woods v. FEC, 439 F.3d 733, 738 (D.C. Cir. 2006) (holding that the Commission was not required to find that an expense was a qualified

At various other points during the audit, the Committee has asserted that the portion of the additional payroll that was intended as a "salary increase" for the period between December 23, 2007 and January 30, 2008 was \$205,182, and the portion that was intended to compensate employees for winding down activities after DOI was \$187,567. However, the Request for Administrative Review does not mention these amounts, and it is unclear whether the Committee is continuing to maintain that these are the amounts associated with staff compensation.

campaign expense where the committee failed to produce any document by which the Commission could either quantify or determine the reasonableness of the expense). Here, we conclude that the Committee has failed to submit adequate documentation to carry its burden.

#### 1. Lump Sum Reimbursement Payments

The Committee submitted forms for itemized travel reimbursements that it claims establish that 73 employees received no truvel stipend or reimbursements for expenses incurred by them after January 15, 2008. See Attachment 2 at 4. The Committee argues that the 73 employees in question incurred travel expenses, and that because their expenses are not included in the documents attached to its Request for Administrative Review, they must have received reimbursement for their travel expenses in a lump sum. However, the documents provided simply establish that certain Committee staffers received certain reimbursements for travel costs prior to January 15, 2008. They neither demonstrate nor permit the Commission to verify the Committee's claim that \$320,659 of the extra salary payment of February 7, 2008 were lump sum payments for lodging, fuel, and meal costs that the Committee made to staff in lieu of reimbursements. The Committee failed to submit contemporaneous documentation to verify the purpose of these specific payments.

In fact, the Commission has already included every reimbursement payment associated with the submitted forms as a qualified campaign expense on the Committee's NOCO Statement. And although the Committee redacted most of the information on the submitted forms, it appears that many of these reimbursement payments were made for mileage, per diem, and travel costs incurred by staffers in January 2008. Thus, the submitted forms contradict the Committee's claim that it was not in a position to process individual expense reimbursements at the time it made the

additional payroll disbursement and therefore was required to make lump sum reimbursement payments. See id. at 4.

Of course, staff lodging, fuel, and meal costs associated with travel on behalf of the Committee are, when properly documented, qualified campaign expenses and, if incurred after DOI, permissible winding down expenses. The issue here is not whether the Committee's asserted rationale for the payments would coastitute a qualified campaign expense – if properly documented. Instead, the question is whether the Committee has met its burden of providing adequate documentation or a verifiable basis to support its assertion that the \$320,659 was paid for these purposes. On the basis of the scant evidence supplied by the Committee, we conclude that it has not.

#### 2. Staff Compensation

#### a. Pre-DOI

As noted above, the Committee also claims that it gave pay increases to staff for their increased work hours between December 2007 and January 2008 rather than "monetary bonuses." The Committee does not state, however, what amount of the additional payroll is attributable to this purpose. Moreover, the Commission's regulations expressly state that bonuses paid to staff after DOI in recognition of campaign-related activities or services are emasidered qualified campaign expenses only if they are paid no later than 30 days after DOI and are provided for in a written contract made prior to DOI. 11 C.F.R. § 9034.4(a)(5). Here, while the payments were made only seven days after DOI, the Committee has acknowledged they were not provided for in a written contract made prior to DOI. And while the Committee argues otherwise, we fail to see a distinction between money paid pursuant to a decision to recognize employees for their extra hours and "extraordinary work efforts," see Attachment 2 at 2, and a monetary bonus.

Bonuses are generally defined as any payments that are made "in addition to or in excess of compensation that would ordinarily be given." Black's Law Dictionary 194 (8th ed. 1999). The Commission specifically promulgated section 9034.4(a)(5) to prevent "publicly funded campaigns [from] paying large monetary bonuses after [DOI] upon discovery of excess public funds." See Explanation and Justification for 11 C.F.R. § 9004.11, 68 Fed. Reg. 47,390 (Aug. 8, 2003). Here, according to the Committee, the extra payment represented an increase in addition to the aalary that the staff was ordinarily paid and any reimbursements that the staffers were owed. See Attachment 2 at 2. Moreover, these pay increases were not included in the staff's ordinary payroll prior to DOI, despite the fact that the Committee appeared to have sufficient funds to include them in the ordinary payroll.

We conclude that the Committee has failed to document that any portion of the payment was intended as a permanent increase to the staff's ordinary salary prior to DOI, and that the Committee has failed to produce a written contract made prior to DOI that provided for the monetary bonuses pursuant to 11 C.F.R. § 9034.4(a)(5). Accordingly, the Committee has failed to meet its burden of showing that these payments are qualified campaign expenses. See 26 U.S.C. § 9033.1(a)(1); 11 C.F.R. § 9033.11(a); LaRouche, 439 F.3d at 738.

#### b. Post-DQI

The Committee submitted several attachments that it claims demonstrate that the Committee was required to have staff available to perform winding down activities. See

In a footnote, the Committee notes the existence of laws in several states providing that it is unlawful for an employer to fail to pay employees "their full pay for a pay period in a timely manner." Attachment 2 at 2 n.1. However, the Committee does not specifically assert, much less provide contemporaneous documentation, demonstrating that, any employee who received compensation for these extra hours had a legal entitlement to such compensation.

Attachment 2 at 3. Again, however, the Committee does not clarify what amount of the additional payroll is attributable to this purpose.

Specifically, the Committee submitted lease agreements, four UPS shipping labels, a schedule of 42 rental cars, and a list of payments made to four rental car companies. *Id.* While these documents may help demonstrate that the Committee was required to close down state offices and return rental cars after the centridate's DOI, they do not demonstrate or allow the Commission to verify the Committee's claim that any particular amount of the extra salary payment was an additional salary payment to compensate employees for winding down activities.

While salary payments (and related benefits and payroll tax costs) for staff members who stay on after the end of the campaign to perform winding down functions are legitimate winding down expenses, in this case, the payments do not appear to have been made as part of the Committee's ordinary payroll, but rather appear to have been part of an extraordinary "extra" pay period. They also appear to have been mixed with payments for other purposes, including monetary bonuses for pre-DOI work where the bonuses were not provided for in a pre-DOI contract or other documented decision.

Finally, of the 99 eraptioyees who received a payment from the "extra" payroll, 14 received their normal pay in mid-February for the Committee's pay period covering the first two weeks of February. Given these unusual circumstances, the Committee should have produced written employment contracts or other contemporaneous documentation to verify the purpose of these specific payments. It did not.

\* \* \*

We conclude that the Committee has failed to carry its burden of adequately documenting that any portion of the disputed \$528,454 was intended as an additional salary payment to

reimburse staff for lodging, fuel, or meal costs, or to compensate employees for work performed prior to DOI or for winding down activities. See 26 U.S.C. § 9033.1(a)(1); 11 C.F.R. § 9033.11(a); LaRouche, 439 F.3d at 738.

#### V. CONCLUSION

The Commission determines that, within 30 days of service of this Repayment

Determination After Administrative Review, John Edwards and John Edwards for President must repay \$2,136,507 to the United States Treasury for matching funds received in excess of the candidate's entitlement. 26 U.S.C. § 9038(b)(1); 11 C.F.R. § 9038.2(b)(1).

#### **ATTACHMENTS**

- 1. Final Audit Report of the Commission dated July 29, 2011
- 2. Committee's Request for Administrative Review dated October 3, 2011
- 3. Audit Division's Review of Documentation Submitted with the Committee's Request for Administrative Review dated November 30, 2011



### Final Audit Report of the Commission on John Edwards for Rresident

January 3, 2007 - March 31, 2008

# Why the Audit Was Done

Federal law requires the Commission to audit every palitical committee established by a candirlate who receives public funds for the primary campaign. The audit determines whather the candidate was entitled to all of the metching finds recoived, whather thus campaign used the matching funds in accordance with the law. whether the candidate is entitled to additional matching funds, and whather the campaign otherwise complied with the limitations, prohibitions, and disclosure requirements of the election law.

#### Future Action

The Commission may initiate an enforcement action, at a later time, with respect to any of the matters discussed in this report.

#### About the Campaign (p. 2)

John Edwards for President is the principal campaign committee for John Edwards, a nandidate for the Democratic Party's nomination for the office of President of the United States. The Committee is headquartered in Chapel Hill, North Carolina. Fur more information, see the chart on the Campaign Organization, p.2.

#### Financial Activity (p. 3)

Receipts

o Contributions From Individuals	\$39,643,966
o Matching Funds Received	7,404,083
o Bank Lean	8,974,714
o Offsets to Expenditures	967,088
o Other Receipts	129,527
Total Receipts	\$ 57,119,378

Disbursements

Total Disburgements	\$ 55,508,491
Dishursements	7,383,067
o Loan Repayments and Other	
o Contribution Refunds	3,720,268
o Operating Exponitionus	\$44,405,156
1) 191) AT COMPETED	

#### Commission Findings (p. 4)

- Matching Funds Received in Excess of Entitlement (Finding 1)
- Misstatement of Financial Activity (Finding 2)
- Failure to Itemize Loan Repayments (Finding 3)
- Stale-Dated Checks (Finding 4)

<sup>1</sup> 26.U.S.C. §9038(a).	ATTACHMENT/		
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# Final Audit Report of the Commission on John Edwards for President

January 3, 2007 - March 31, 2008



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### Part I Background

#### **Authority for Audit**

This report is based on an audit of John Edwards for President (JEFP), undertaken by the Audit Division of the Federal Election Commission (the Commission) as mandated by Section 9038(a) of Title 26 of the United States Code. That section states "After each matching payment period, the Commission shall conduct a thorough enumination and audit of the qualified committee exponents of every candidate and his authorized committees who make a payments under section 9037." Also, Section 9039(b) of the United States Code and Section 9038.1(a)(2) of the Commission's Regulations state that the Commission may conduct other examinations and audits from time to time as it deems noceasary.

#### Scope of Audit

This audit examined:

- 1. The receipt of excessive contributions and loans.
- 2. The receipt of contributions from prohibited sources.
- 3. The receipt of transfers from other authorized committees.
- 4. The disclosure of contributions and transfers received.
- 5. The disclosure of dishuctements, debts and disligations.
- 6. The records eping process and completeness of records.
- 7. The consistency between reported figures and bank records.
- 8. The accuracy of the Statement of Net Outstanding Campaign Obligations.
- 9. The campaign's compliance with spending limitations.
- 10. Other campaign operations necessary to the review.

#### Inventory of Campaign Records

The Audit staff continely conducts an inventory of campaign records before it begins the audit fieldwork. JEFP's records were substantially complete and the fieldwork began immediately.

#### **Audit Hearing**

JEFP declined the opportunity fitr an audit hearing.

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## Part II Overview of Campaign

### Campaign Organization

Important Dates	
Date of Registration	January 5, 2007
Eligibility Period	October 31, 2007 - January 30, 2008 <sup>2</sup>
Audit Coverage	January 3, 2007 - March 31, 2008 <sup>3</sup>
Headquarters	Chapel Hill, North Camblina
Bank Information	
Bank Depositories	Three
Bank Accounts	17 Checking, 2 Investment
Treasurer	
Treasurer When Audit Was Conducted	Julius L. Chambers
Treasurer During Period Covered by Audit	Julius L. Chambers
Management Information	
Attended FEC Campaign Finance Seminar	Yes
Who Handled Accounting and Recordkeeping Tasks	Paid Staff

campaign. See 11 CFR §9033.

3 Limited reviews of receipts and expenditures were performed after March 31, 2008, to determine whether the candidate was eligible to receive additional matching funds.

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<sup>&</sup>lt;sup>2</sup> The period during which the candidate was eligible for matching funds began on the date of certification of his matching fund eligibility and ended on the date the candidate announced his withdrawal from the campaign. See 11 CFR §9033.

# Overview of Financial Activity (Audited Amounts)

39,643,966
= 404.000
7,404,0834
8,974,714
967,088
129,527
\$57,119,378
44,405,156
3,720,268
7,383,067
\$55,508,491
\$ 1,610,887

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<sup>&</sup>lt;sup>4</sup> JEFP received an additional \$5,478,795 in matching funds after March 31, 2008 for a total of \$12,882,878. This represents 61 percent of the maximum entitlement (\$21,025,000) a Presidential candidate could have received in the 2008 cycle.

# Part III Summaries

### **Commission Findings**

# Finding 1. Matching Funds Received in Excess of Entitlement

A review of JEFP's financial activity through December 31, 2008, and estimated winding down costs indicated that it received matching funds totaling \$2,136,507, in excess of the Candidate's entitlement. JEFP's Statisment of Not Outstanding Campaign Obligations (NOCO) understated its cosh-on-hand, overstated its accounts purable and winding down expenses. In respanse, Counsel for JEFP (Counsel) stated that the nayroll of February 7, 2008, represents a qualified campaign expense that should be included in the NOCO. Counsel also stated JEFP's overall objection to the repayment of matching funds.

The Commission approved this finding. (For more dutail, see p. 0.)

#### Finding 2. Misstatement of Financial Activity

A comparison of JEFP's reported financial activity to its bank records revealed a material misstatement of reported cash-on-hand in calendar year 2007 through March 31, 2008. JEFP understated its December 31, 2007, cash-on-hand balance by \$585,814 and understated its March 31, 2008, cash-on-hand halance by \$468,676. JEFP materially complied with the Audit staff's recommendation and amended its most recently filed report to correct the cash-on-hand balance.

The Commission approved this finding. (For more detail, see p. 20.)

#### Finding 3. Failure to Itemize Loan Repayments

During audit fieldwork, the Audit staff identified loan repayments, totaling \$4,344,469, that were not itemized. Although JEFP repeated the amounts on the Detail Summary Pages and itemized them on Schedule C (Loans) and Schedule C-1 (Loans and Lines of Credit From Lending Institutions), it did not itemize them on Schedule B-P (Itemized Dishursements). IEFP complied with the Audit staff's recommendation and amended its reports to itemize the loan repayments.

The Commission approved this finding. (For more detail, see p. 22.)

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#### Finding 4. Stale-Dated Checks

The Audit staff identified 202 stale-dated checks, totaling \$267,529, and recommended that JEPP previde evidence that the checks are not outstanding at make a payment to the United States Treasury. In response, JEPP documented that cortain checks were not longer stale-dated as they either had cleared the bank or were for amounts that were determined to be not owed. As a result, the remaining 128 stale-dated checks, totaling \$141,808, require repayment to the United States Treasury.

The Commission appreved this finding. (For more detail, see p. 23.)

# Summary of Amounts Owed to the United States Treasury

• Finding 1	Matching Funds Received in Excess of Entitlement	\$2,136,507
<ul><li>Finding 4</li></ul>	Stale-Dated Checks	141,808
	Total Due U.S. Treasury	\$ 2,278,315

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# Part IV Commission Findings

# Finding 1. Matching Funds Received in Excess of Entitlement

Summary

A review of JEFP's financial activity through December 31, 2008, and estimated winding down costs indicated that it received matching funds totaling \$2,136,507, in excess of the Candidata's entitlement. JEFP's Statement of Not Outstanding Campaign Obligations (NOCO) understated its cash-on-hand, overstated its accounts payable and winding down expenses. In response, Counsel for JEFP (Counsel) stated that the payroll of February 7, 2008, represents a qualified compaign expunse that should be included in the NOCO. Counsel also stated JEFP's overall objection to the repayment of matching funds.

The Commission approved this finding.

#### **Legal Standard**

A. Net Chatstanding Campaign Obligations. Within 15 days after the candidate's date of ineligibility (see definition below), the candidate must submit a statement of "net outstanding campaign obligations." This statement must contain, among other things:

- the total of-all committee assets including cash on hand, amounts owed to the committee and capital assets listed at their fain market value;
- the total of all outstanding obligations for quadified campaign expenses; and
- an ostimate of necessary winding-down costs. 11 CFR §9034.5(a).
- B. Date of Ineligibility. The date of ineligibility is whichever of the following dates occurs first:
  - the day on which the condidate ceases to be active in more than one state;
  - the 30th day following the second consecutive primary in which the candidate receives less than 10 percent of the popular vote;
  - the end of the matching payment period, which is generally the day when the party nominates its candidate for the general election; or
  - in the case of a candidate whose party does not make its selection at a national convention, the last day of the last national convention held by a major party in the calendar year. 11 CFR §\$9032.6 and 9033.5.

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- C. Qualified Campaign Expense. Each of the following expenses is a qualified campaign expense.
  - An expense that is:
    - o incurred by or on behalf of the candidate (or his or her campaign) during the period beginning on the day the individual becomes a candidate and continuing through the last day of the candidate's eligibility under 11 CFR \$9023.5:
    - o made in connection with the candidate's campaign for nomination; and
    - o not incurred or paid in violation of any federal law or the law of the state where the expense was incurred or paid. 11 CFR 99032.9(a).
  - An expanse increment for the propose of determining whether an individual should become a candidate, if that individual subsequently becomes a candidate, regardless of when that expense is paid. 11 CFR \$9034.4(a)(2).
  - An expense associated with winding down the campaign and terminating political activity. 11 CFR \$9034.4(n)(3).
  - Monetary beamses paid after the date of ineligibility for committee employees and consultants, provided that they are paid in recognition of campaign related activities or services; pursuant to a written contract made before the date of ineligibility; and, no later than 30 days after the date of ineligibility.
     11 CFR §9034.4(a)(5).
- D. Value of Cupital Assets. The fair market value of capital assets is 60 percent of the total original cost of the assets when acquired. A candidate may claim a lower fair market value for a capital asset by listing the asset on the NOCO statement separately and demonstrating, through documentation, the lower fair market value. 11 CFR \$9034.5(c)(1).
- E. Entitlement to Miniming Payments after Date of Inaligibility. If, on the date of inaligibility, a candidate has set outstanding campaign soligations as defined under 11 CFR §9034.5, that candidate may continue to receive matching payments provided that he or she still has net outstanding campaign debts on the day the matching payment is made. 11 CFR §9034.1(b).
- F. Winding Down Limitation. The total amount of winding down costs that may be pairl for, in whole or part, with matching funds shall not exceed the lesser of:
  - 10 percent of the overall expenditures limitation pursuant to 11 CFR 9035.1: or
  - 10 percent of the total of:
    - o The candidate's expenditures subject to the over expenditure limitation as of the candidate's date of ineligibility; plus
    - o The candidate's expenses exempt from the expenditure limitations as of the candidate's data of incligibility. 11 CFR \$9034.11(b)(1) and (2).

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#### **Facts and Analysis**

#### A. Facts

The Audit staff prepared a Statement of Net Outstanding Campaign Obligations as of January 30, 2008, the Candidate's date of ineligibility (DOI). The Audit staff presented the audited statement that appears on the next page in the Preliminary Audit Report. This statement was based on the review of JEFP's financial activity through December 31, 2008 and included estimates for winding down costs thereafter. The Audit staff and JEFP agreed on all POCO components except for accounts payable for qualified campaign expenses.

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# John Edwards for President Statement of Net Outstanding Campaign Obligations As of January 30, 2008 Prepared thru April 30, 2010

#### **Assets**

Primary Election Cash-in-Bank	\$3,971,887		
General Election Cash-in-Bank	3,321,290		
Accounts Remivable	455,789		
Capital Assets	29,134		
Total Assets			\$ 7,778,100
Liabilities			
Primary Election Accounts Payable for Qualified			
Campaign Expenses @ 1/30/08	\$2,313,509		
Refund of General Election Contributions	3,321,290		
Loan Payable @ 1/30/08	8,974,713		
Actual Winding Down Costs (1/31/08 - 4/30/10)	2,584,568		
Estimated Winding Down Costs (5/1/10 - 12/31/11)	1,423,060	[a]	
Payable to U.S. Treasury - Stale-Dated Checks	<u>72,583</u>	ı	
Total Liabilities			\$18,689,723
Net Outstanding Campaign Obligations (Deficit) as	of January 30, 2008		(\$10,911,623)
Footnote to NOCO Statement:			
[a] Estimated winding down costs will be compared to actual winding down costs and adjusted accordingly.			

Shown below are adjustments for funds received after January 30, 2008 and through July 17, 2008.

Net Outstanding Campaign Obligations (Deficit) as of 1/30/08	(\$ 10,911,623)
Private Contributions Received 1/31/08 through 7/16/08	358,983
letenest Income Received 1/31/08 through 7/16/08	22,110
Matching Funds Received 1/31/08 through 7/16/08	8,825,425
Remaining entitlement as of 7/16/08	(\$ 1,705,105)
Matching Funds Received 7/17/88	4,057,453
Amount Received in Excess of Matching Fund Entitlement	\$ 2,352,348

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As a result, in the Preliminary Audit Report, the Audit staff concluded that JEFP was not entitled to \$2,352,348 of the metohing filted payment (\$4,057,453) it sensioned on July 17, 2008.

#### 1. Cash-In-Bank

The primary difference between the NOCO presented on the previous page and those prepared by IEPP is the cash-in-bank balance. JEFP understated cash by \$4.5 million. Most of the understatement of cash represented funds received for the general election during the primary election period. The understatement of assets caused the NOCO statement to show a larger deficit and musching fund cutitlement than were the case. The Audit sinfit and JEFP agree on the pash balances generated in the NOCO statement.

2. Accounts Payable for Qualified Campaign Expenses – Payroll Even though JEFP's accounts payable figure on its NOCO was not accurate, the Audit staff and JEFP now agree on the amount of accounts payable, except for the February 7, 2008 payroll. The Audit staff's calculation of accounts payable on the NOCO statement does not include \$556,871 in payrolf paid on February 7, 2008. Absent further documentation, \$556,871 is considered to be a museumy borns paid to 99 employers. As noted in the legal standards, in order to be a qualified campaign expense, momenty laxurant paid other DOI to employers in recognition of companion-related contivities or previous must be paid so later than 30 days after DOI and provided for pressuant to a maintain contract made prior to DOI (11 CFR §9034.4(a)(5)). IEFP representatives confirmed that there were no written contracts.

JEFP paid staff twice mouthly from inception through January 30, 2008. In January 2008, the payroll periods ended on January 15, 2008 and January 30, 2008. On January 31, 2008, another pay period concluded. This payroll totaled \$761,193 and was paid on February 7, 2008. The amount, in effect, tripled each employee's pay for the mouth of January. Throughout the audit fieldwork, the Audit staff made numerous imposits for an explanation and decommentation of this payroll.

#### B. Preliminary Audit Report & Audit Division Resommendation

#### 1. First Exit Conference

This matter was presented to JEFP at the exit conference held on February 3, 2009. The Audit staff provided its NOCO and workpapers supporting all NOCO components.

Prior to the exit conference, the Assistant Treasurer responded that the purpose of the February 7, 2008 payent was to mimbure employees who had not been paid their entire salary due to limited funds available beginning sometime in August 2007. Although requested, JEFP provided no specific details to explain how this payroll was calculated or what employees were not paid their full salary. At the exit conference, the Audit staff made the Assistant Treasurer aware that documentation supporting this payroll had not been made available.

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During the exit conference response period, the Audit staff analyzed JEFP's payroll for the period August 2007 through January 2008. The review indicated that JEFP's explanation was incorrect. Employees were paid in full from August 2007 through January 15, 2008. However, during the following pay period, which ended January 30, 2008, employees received half of their normal net pay. Therefore, the Audit staff considered that portion of the February 7, 2008 payroll necessary to make up the difference in net pay plus associated employee/employer payroll taxes (\$204,322) to be a qualified campaign expense and included the amount on the NOCO in accounts payable. The Audit staff considered the canaining portion of the February 7, 2008 payroll, or \$156,871, a man-applified campaign expense and not included in the NOCO payables.

Subsequently, IEFP provided a second explanation of this payroll. The Assistant Treasurer indicated that as of January 1, 2008, campaign staff worked 24 hours a day, seven days a week, with the understanding that salary would be increased for those affected. The Assistant Treasurer further indicated that JEFF did not have sufficient funds to pay the increased salary on the normal pay dates in January and that after DOI, JEFP calculated the total amount due each employee and paid the increased salary on February 7, 2008. It is HEFF's epinion that the February 7, 2008 payroll represents a qualified campaign expanse, which was due at DOI and therefore should be included in the NOCO.

With respect to resources not being available during January 2008 to pay the increased saluries, JERP records indicate its average daily cash was approximately \$4.2 million for January, excluding general election contributions, which could not be used for primary expenses. Further, JEFP affered no explanation as to how the increased amount was calculated or how and when employees were notified; nor did it provide any documentation for the decision to becrease salary. As a result, the Audit staff did not accept JEFP's explanation.

The Audit staff notified JEFP of the conclusion by small and gave JEEP 10 days to respond. The amail explained that \$556,871, representing employee are pay and employee/employer payroll taxes, would not be included in the NOCO. Counsel objected to the notification by small and demanded a second exit conference.

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It is not clear why this payroll was reclassed. As can be seen from the NOCO statement, IMPP appears to have itselfunds available to meet the payroll, even setting aside the general election contributions, which could not be used for primary expenses.

#### 2. Second Exit Conference

Although not required, a record axit conference was held on April 2, 2009.

#### **Payroll**

The Andit staff again informed JEFP that \$556,871 of salary and payroll taxes were considered num-qualified campaign expenses, excludable from the NOCO. Counsel offered as a possible (third) explanation that certain staff may have traveled to state office locations in order to clean out the diffices and return rental cars. However, no documentation supporting this explanation was provided. Again, the Audit staff provided JEFP an additional 10-stay response parted.

In susposse, Coursel stated that in Ducember 2007, JEFP determined that these staying through the end of the campaign would receive a salary increase, which would be paid out as permitted by JEFP resources. JEFP intended this pay increase primarily to compensate staff for the fact that JEFP disputched staff to many different field locations throughout the country for the January primaries and caucuses, placing them on an around-the-clock schedule. JEFP also designed the increase in pay to cover increased costs that staffers increase because they were on the road. In addition, Coursel sussed that on January 30, 2008, the date of inetglothity, JEFP had approximately 70 office and soluratess situs in several cities in various states. JEFP had approximately 70 office and soluratess situs in several cities in various states. JEFP had deployed stell to these locations, makere it was necessary to clean ent and close field offices. JEFP sictemanical that it would be more afficient to pay these individuals a finite amount instead of asking employees to turn in raceipts for reimbureoment. According to Counsel, this would have been a difficult accounting process, which JEFP could more efficiently memage by a lump-sum salary payment.

A few days laser, JEFP provided a schedule that reflected JEFP's determination that all employees received a 31 percent increase in salary between December 23, 2007 and February 15, 2008, which was paid in one lusar sum on February 7, 2008. JEFP gave examples of three different employees and how this paycheck would have been allocated between payable and winding down antegories.

With respect to the accounting burden of paying travel expenses, JEFP had accounting procedures in place for handling travel reinibursaments. Throughout the campaign, the staff submitted travel-reinhursaments. Some were included in the NOCO's accounts payable. The effect of a campaign increasing salary in lieu of paying for travel reimbursements creates additional expenses for the campaign, such as the employer's share of payabl taxes, not to mention the additional tax burden placed on employees. While it is reasonable that some etaff would have been involved in the officer closeout passess, it is not likely that sil staff, such as the chief of staff, chief financial officer or finance director, taok part in this affort. The close out tank place after DOI when only 14 people remained on the payroll.

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#### **Estimated Winding Down Expenses**

In magninee, JEFP maintained it would spond a total of \$2,771,004 in winding down expenses for calendar years 2009 through 2011 (\$269,972 for 2009, \$959,972 for 2010, \$841,060 for 2011). For the period Jamesry 31, 2008 through April 30, 2010, estimates were converted to actual winding down expenses. Based no JEFP's actual spanding from Jamesry 2009 through April 2010, the Audit staff calculated that estimated winding down expenses for the period of May 1, 2010 through December 31, 2011, \$1,423,080 may be necessary to wind down the campaign. With the exception of the adjustment for storage costs, the Audit staff's runnaining estimated winding down expenses are very close to the amount calculated by JEFP.

It should be noted that throughout the post-audit period, the Audit staff consistently monitored estimated winding down expenses. Bank records and reported activity are reviewed in quier to convert estimated winding down expenses to actual winding down expenses.

JEFP's Overall Objection to the Mepsyment of Matching Funds
JEFP argument that the combination of a shortfull in the Presidential Primary
Matching Payment Account (Matching Payment Account) and the lack of a
quorum in the Commission during the first half of 2008 put JEFP as a
disadvantage with respect to the reactipt of matching funds. JEFP argument that
matchable contributions manived prior to BOI about the matched segnatures of
whether there are qualified campaign expenses to pay, and concluded that the
failure to match these contributions violates the First Ansandment rights of both
the candidate and those individuals who contributed to the candidate's committee.

With respect to JEPP's response, the Audit staff believer that under 26 USC \$9033(c)(2), a candidate who has pasted the date of haeligibility is not entitled to any further matching fund payments except to dufiny qualified campaign expenses incurred before the candidate became ineligible. The fact that JEPP received contributions that otherwise would be matchaste does not determine whether the candidate in eligible for further payments. The insent of this sentien is to allow the candidate to remove numbring funds after the date of ineligibility only to pay debts for qualified campaign expenses. In implementing this provision, the Commission considered both debts incurred before the date of ineligibility and necessary casts of wrapping up the campaign. It also established a procedure to monitor whether the candidate still has qualified campaign expenses to be paid prior to each post date of ineligibility payment, known as the NOCO Statement. Finally, the possibility of a shortage in the Matching Payment Account is recognized and an equitable distribution calculation is specified in both 26 USC §9037(b) and 11 CFR §9037.2. That equitable distribution formula were followed:

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In its 2009 estimates, JEPP included storage costs of \$18,600 for the next seven years. JEPP inadvertorally included this same cost in its 2010 and 2011 estimates. The measury adjustment has been notifie.

<sup>7</sup> See 11 CFR 9034.1(h), mei 9034.5

Subsequent to the date of ineligibility, campaigns are required to submit a NOCO indicating the campaign has sufficient not debt to junify additional numehing feath. The last matching final payment JHPP received was \$4,057,453 cm July 17, 2008. This payment was hased on a NOCO filed on June 25, 2008 that reflected net debt of \$4,684,340. However, as previously noted, that NOCO statement was saisstated.

There is no question that the combination of the shortfall in the Matching Payment Account and the Commission's lack of a quorum delayed payments. The Commission took all steps in its power to minimize the insent on all matching fund recipients. All matching fund required through December of 2007 were pronoused and contified while the Commission still had a ghorner. That allowed the Treasury Department to begin making payments as each as hands became available without the med for further Commeission action. All payments sentified by the Commission before January 1, 2008 were paid as funds became available between February and April 2008. This procedure also allowed campaigns to borrow funds using the matching funds as collateral. JEFP used this avenue to borrow \$8.9 million in Navember and December 2007, before any payments could have been made under any circumstances. Even though the Commission could not certify any sayments during the first half of 2008, matching fund requests received after January 1, 2008 were processed, and the compaigns were informed of the matchable samputs. Cumpations could use those amounts as collateral for loans if they desired. Finally, any existingual numerous insured by commeigns as a result of these cirment termes, each as interest as loans or innumeral legal crats, would have been tested as qualified compaint expenses and could have resulted in an additional matching fund entitlement.

In summary, although it is true that matching fund payments were dolayed during the first half of 2008, the Act and Commission's regulations are clear that in order to receive matching fund payments after the date of ineligibility, a candidate must have net outstanding campaign obligations on the date that the matching fund payments are made. JEFP these act argue that it had sufficient obligations to justify the full amount it natived and agrees that it significantly understand its assets on its NOCO Statement. The fact that HiffP may have measured contributions before the date of ineligibility that acre not matched or that payments were dolayed for amount beyond the costool of the Commission or JEFP, dues not allow JEFP to receive matching fund payments after the date of ineligibility in excess of the amount of qualified enquaign expenses to be paid.

Based on the above, FEFF was not entitled to \$2,552,348 of the matching funds payment (\$4,057,453) it received on July 17, 2008. Therefore, the Audit staff recommended that JEFF demonstrate that it did not receive matching funds in excess of its entitlement. The Preliminary Audit Report rested that a demonstration, the Audit staff will recommend that the Commission make a determination that \$2,352,348 in matching funds is remarkable to the United States Transmury.

C. Committee Respective to the Preliminary Audit Report.

In response to the Preliminary Audit Report, Ceansel related that there were no major discrepancies with the NOCO. Counsel continued to maintain, however, that the entire

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February 7, 2008 payroll should be considered a qualified campaign expense and not as a bonus.

Counsel also restated JEFP's overall objection to repayment of Matching Funds as discussed in its exit conference response on page 13 of this report.

In addition, Counsel provided another explanation for the February 7, 2008 payroll and included a chart that categorized that portion of the payroll in dispute differently from its previous explanations.

#### JEFP's Erraskdown of That Portion of the February 7, 2008, Payroll in Dispute:

Additional Make-up Salary	\$ 44,917
Winding Down Expenses	
Salary January 31, 2008 through February 7, 2008	\$187,567
Lump Sum Payment for Expenses	\$320,659
Total	\$553,143

JEFP provided a chart that indicated it reduced the salary of six employees in 2007. Although JEFP provided no documentation to support this chart, it concluded that these six employees were owed \$44,917 and that, at a minimum, this amount should be added to the \$204,322 that the Audit staff reasonized as paramisable make-up salary.

JEFP indicated that the remaining portion of the February 7, 2008 payroll was for winding down costs, which are qualified campaign expenses. The two main components of these winding down costs were staff salaries and lump sum payments made to staff to reimburse for travel, lodging and meal expenses incurred during the month of January, and through February 7, 2008.

According to the cosponse, staff salaries for the puriod of January 31, 2008 through February 7, 2008 totaled \$187,567, an average \$3,552 per staff. Lump some payments for expanses totaled \$320,659, an average reimbursement of \$3,239 per staff.

The Audit staff reviewed JEFP's response and offers the following:

Make-up Satary - \$44,917. The Audit staff conducted a review of the available payroll records for each individual listed by JEFP. The payroll records supported a reduction in pay for the six employees, totaling \$44,917. However, one of the six individuals listed, (make-up satary - \$16,500) was not paid on February 7, 2008. Therefore, any reduction in pay for this individual is irrelevant when discussing the February 7, 2008 payroll. This individual received a payment of \$7,675 for satary on February 11, 2008 that inti already been included in accounts payable on the NOCO. As a result, the Audit staff accounts an additional \$28,417 (\$44,917 - \$16,500) as a qualified campaign expense on the NOCO.

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The amount in dispuse is actually \$556,871. JEFP's total is misstated by \$3,728.

Winding Down Salary - \$187,567 January 31, 2008, to February 7, 2008. JEFP indicated that winding down salaries for the period averaged \$3,552 per employee. JEFP appears to be mying that this payrell appears to be mying the mying that this payrell appears to be mying the mying that this payrell appears to be mying the mying that this payrell appears to be mying the mying that this payrell appears to be mying the mying that this payrell appears to be mying the mying that this payrell appears to be mying the mying that this payrell appears to be mying the mying th

Further, if the average salary per staff member (\$3,552) is incorrect and JEFP meant that all 99 individuals were paid for winding down activities during this period, it should be noted that 14 of these individuals rangined on the payroll and reserved their normal salary for this same period on February 15, 2008 (pay pariod January 31, 2008 through February 14, 2008). The argument of deat payroll has always been included in the NOCO as a winding down expense. The Archit staff does not accept JEFP's explanation.

Lump Sum Payment for Expunses - \$320,659. JEFP claimed that all 99 individuals incurred expenses for winding down the campaign (\$320,659 / \$3,239). However, JEFP has not provided documentation demonstrating that all 99 individuals incurred expenses or retained any documentation supporting these expenses.

The response stated that high-level staff performed winding down duties such as organizing and aushiving financial dominants, contaming markets, thanking donors and coordinating with the candidates. It is unlikely these types of activities would generate reiminused expenses. Again, these high-level employees, 14 in total, received their normal pay covering the same period, likely for performing these same tasks. As indirated above, the amount of the February 15, 2008 payroll (January 31, through February 14, 2008) was included in the NOCO as a winding down expense. The Audit staff does not accept JEPP's explanation.

Finally, incurring solary and documented reimburard expenses after the candidate's date of incligibility would be considered practisable winding down expenses. Even if the Commission were to accept JEFP's explanation with respect to the amount in question (\$528,454 (\$556,871 - \$28,417)), the NOCO statement presented on page 18 includes manipum allowable amount of winding down expanses. Including this amount would require an adjustment to the remaining catimated winding down expenses presented in that NOCO but would not affect the amount of mutching funds determined to be in excess of the candidate's entitlement. JEFP would still be required to make a repayment of matching funds, totaling \$2,136,507.

Specifically, based on JEFP's actual winding the expenses during the post ineligibility period, the Audit staff estimated that JEFP will spent an additional \$1,216,981 in winding down ampensitures and reath the winding down limit (\$4,205,000) by August 31, 2012. As previously stated, should the Commission accept JEFP's position on the remaining \$528,454 the Audit staff would reduce estimated winding down expenses to \$688,527 (\$1,216,981 - \$528,454). As a result, assuming a constant level of winding down spending, JEFP would reach the winding down limit by October 2011. The repayment would remain at \$2,136,507. If, however, the Commission does not accept

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JEFP's explanation and JEFP spends less than the winding down estimate shown, the repayment would increase accordingly.

The Audit staff continues to believe that only \$232,739 (\$204,322 + \$28,417) of the February 7, 2008 payroll represented a qualified campaign expense. The remaining \$528,454 represented a non-qualified campaign expense.

#### Additional NOCO Adjustments

Based on JEFP's response to Finding 4, Stale-Dated Checks, the following components of the NOCO have been adjusted accordingly: (1) Cash-in-bank, (2) Accounts Payable for Qualified Campaign Expanses and (3) Payable to U.S. Treasury — Sizie-Dated Checks.

The Audit staff revised the NOCO to include all revisions discussed above. We have also calculated actual winding down expenses through December 31, 2010 and updated the estimated winding down expenses through August 31, 2012. The revised NOCO appears on the following page.

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# John Edwards for President Statement of Net Ontstanding Campaign Obligations As of January 30; 2008 Prepared thru December 31, 2010

#### **Assets**

Net Outstanding Campaign Obligations (Deficit) as of January 30		(\$11,127,464)	
Total Liabilities			\$18,902,232
Payable to U.S. Treasury – Stale-Dated Checks	59,953		
Estimated Winding Down Costs (1/1/11 ~ 8/31/12)	1,216,981	[a]	
Acust Winding Down Costs (1/31/08 - 12/31/10)	2,988,019		
Loan Payable @ 1/30/08	8,974,713		
Refund of General Election Contributions	3,321,290		
Primary Election Accounts Payable for Qualified Campaign Expenses @ 1/30/08	\$2,341,276		
Liabilities			
Total Assets			\$ 7,774,768
Capital Assets	29,134		
Acenumy, Remivable	455,789		
General Election Cash-in-Bank	3,321,290		
Primary Election Cash-in-Bank	\$3,968,555		

#### **Mootpote to NOCO Statement:**

[a] Estimated winding down costs have been calculated not to exceed fimitations at 11 CFR §9034.11(b).

Shown below are adjustments for funds received after January 30, 2008 through July 17, 2008.

Net Outstanding Campaign Obligations (Deficit) as of 1/30/08	(\$ 11,127,464)
Private Contribations Received 1/31/08 through 7/16/08	358,983
Interest Income Received 1/31/08 through 7/16/08	22,110
Matching Funds Received 1/31/08 through 7/16/08	8,825,425
Remaining untitlement as of 7/16/08	(\$ 1,920,946)
Matching Funds Reneives 7/17/08	4,057,453
Ancound Received in Excess of Majching Fund Extitlement	\$ 2,136,507

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#### D. Draft Final Audit Report

The Draft Final Audit Report meacheded that JEFP received \$2,136,507 in excess of the Candidata's entitlement and about make a repayment of the amount to the United States Treasury.

#### E. Committee Response to the Draft Final Audit Report

In response to the Draft Final Audit report, Counsel for JEFP (Counsel) restated many of the same arguments made previously with respect to the February 7, 2008 payroll and to JEFP's overall objection to the repayment of matching fields. In addition to these arguments, Counsel stated that the portion of the Fabruary 7, 2008 payroll in question (\$528,45%) should be treased as a "pra-DCH [cines of ineligibility] qualified company expanse" for the following muscus:

- To compensate staff for overtime and extra hours worked during January 2008.
- To compensate staff for remaining with the campaign after DOI to perform functions relating to closing out campaign offices.
- To compensate staif for extra expenses they may have incurred, including assisting in the close-out of the campaign.

Counsel continued that the final payroll was to correpensate staff for their work prior to DOI and to deal with obligations (leased affice space, rental cars, leased equipment, etc.) that were undertaken by the campaign prior to DOI. As such, according to Counsel, the final payroll amount that the Audit Division is challenging is a qualified campaign expense because the expenditure (1) occurred within several days of the end of the campaign, (2) was driven by conditions and obligations in existence prior to DOI, and (3) should be treated on the same basis as other pre-DOI expenditures. Counsel also stated that "the final payroll was intended to deal with a variety of issues, including all of the explanations unamerature in the DFAR."

In addition, the response addresses a traiter not discussed in detail in any response received previously received from JEFP. Commest stated:

"Since JEFP filed its Response to the Preliminary Audit Report in December 2010, JEFP has become invalved in providing extensive information to the Department of Justica. Although the Committee is not under investigation, it has been necessary for JEFP to incur unanticipated expenses, including additional staff and legal costs. These costs do not fall within the ambit of typical 'winding down' costs because they are not incurred for a Commission amilt or compliance with public financing laws. Rather, those costs are actually qualified campaign expenses that are beyond winding dawn costs. Because the Committee's effects have been more extensive tine anticipated, and have required a large financial

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In response to the Preliminary Audit Report, Counsel argued that this amount represented a winding down expense and identified an amount that represented state salaries covering the period January 31, 2008, to Pebruary 7, 2003, as well as an amount that represented a lump-sum payment for expanses.

commitment, JEFP might exceed the limit on winding down costs. (11 C.F.R. §9034.11.) Therefore, JEFP is accking a determination from the Commission that the Committee may re-allecate those costs as qualified campaign expenses. In the alternative, the Committee requests that the Commission determine that, due to unforced circumstances, these expenses be excluded from winding down costs for the purposes of the 10% himit on such costs."

Finally, Counsel stated that the Statement of Net Outstanding Campaign Obligations (NOCO) as it appeared in the Draft Final Audit Report (DFAR) values JEFP's capital assets at \$29,134 but that this valuation is not an accusate reflection of the current value of the assets. Counsel notes that the DFAR reflects valuation of assets from 2508. Since that date, the value of these assets has decilend demastically. The assessment explains that electronic items substantially decreased in value with age and several of these items are no longer functional. Therefore, the value of capital assets for NOCO purposes should be reduced to \$1,775, the current value of these assets. Counsel also indicated that it will provide additional documentation.

#### Commission Conclusion

On July 21, 2011, the Commission considered the Audit Division Recommendation Memorandum in which the Audit Division recommended that the Commission determine that JEFP received \$2,136,507 in matching funds in excess of the Candidate's entitlement and must repay that amount to the United Status Teasury.

The Commission approved the Audit staff's recommendation.

#### Finding 2. Misstatement of Financial Activity

#### Summary

A comparison of JEFP's reported financial activity to its bank records revealed a material misstatement of reported cash-on-hand in calendar year 2007 through March 31, 2008. JEFP understated its December 31, 2007, cash-on-hand balance by \$585,814 and understated its March 31, 2008, cash-on-hand balance by \$468,676. JEFP materially complied with the Audit staff's recommendation and amended its most recently filed report to correct tite cash-on-hand balance.

The Commission approved this finding.

#### Legal Standard

Centents of Reports. Each report must disolven:

- the amount of cash-on-hand at the beginning and end of the reporting period;
- the total amount of ruceipts for the reporting period and for the election cycle;
- the total amount of disbursements for the reporting period and for the election cycle;
- cartain transactions that require immization on Schedule A (Itemized Receipts) or Schedule B (Hamized Disbursements). 2 U.S.C. §434(b)(1), (2), (3), (4), and (5).

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#### Facts and Analysis

#### A. Facts

During fieldwork, a comparison of JEFP's reported financial activity to its bank records revealed a maturial misstatement of reported cash-on-hand for calendar year 2007 through March 31, 2005. The ending cash-on-hand balance for calendar year 2007 was understated by \$585,814 and the ending cash-on-hand balance as of March 31, 2008 was understated by \$468,676.

B. Proliminary Aust Report & Audit Division Recommendation

The misstatement of cash-on-hand was primarily due to two factors. First, JEFP understated unitamized receipts, most of which represented small and transactions. This was due to a contribution processing suftware uniformation. JEFP was unaware of this mehlors until the audit fieldwork. Second, certain disbursaments, although initially reported, were inadvertently voided and missing from the amended reports.

This matter was discussed at the exit conference. The Audit staff provided JEFP representatives copies of the Audit staff's bank reconciliations and JEFP indicated a willingness to correct the misstated cash-on-hand figures.

The Audit staff recommended that JEFP amend its most manually filed report to correct the cash-on-hand balance, with an explanation that the change resulted from a prior period audit adjustment. It was also recommended that JEFP reconcile the cash balance of its most recent report to identify any subsequent discrepancies that may have affected the adjustments recommended by the Audit staff.

C. Committee Response to the Preliminary Audit Report
In response, JEFP amended its reports and reiterated that the misstatements were the
result of an anomaly in the software used by JEFP.

#### D. Draft Final Andit Report

In the Draft Final Audit Report, the Audit staff acknowledged that JEFP amended its reports to correct the misstatements.

#### Commission Conclusion

On July 21, 2011, the Commission considered the Audit Division Recommendation Memorandum in which the Audit Division recommended that the Commission adopt a finding that JESP understand its ending cash-on-hand balance.

The Commission suproved the Audit staff's recommendation.

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#### Finding 3. Failure to Itemize Loan Repayments

#### Summary

During audit fieldwork, the Audit staff identified loan repayments, totaling \$4,344,469, that were not itemized. Although JEFP reported the amounts on the Detail Summary Pages and itemized them on Schedule C (Loans) and Schedule C-1 (Loans and Lines of Credit From Lending Institutions), it did not itemize them on Schedule B-P (Remized Disburgements). JEFP complied with the Audit staff's recommendation and amended its reports to itemize the loan resayments.

The Commission approved this finding.

#### Legai Standard

When to itemize. When a loan repayment is made to any person in any amount, the committee must report the:

name and address of the payee; and date and amount of payment. 2 U.S.C. §434(b)(5)(D) and 11 CFR §104.3(b)(4)(iri).

#### Facts and Analysis

#### A. Facts

During fieldwork, the Audit staff identified loan repayments, totaling \$4,344,469, which JEFP did not itemize. Although JEFP included the aggregate amount of these payments on the Detailed Summary Pages, it failed to provide supporting Schedules B-P, itemizing the payments.

B. Preliminary Audit Report & Audit Division Recommendation
This master was discussed at the axit confesence. There was no obvious reason why the
loan repayments were not itemized, but a JEFP representative agreed to amend the
committee's reports as necessary.

The Audit staff recommended that JEFP file amended separts itemizing the loan repayments on Schedule B-P, line 27(b).

C. Committee Response to the Preliminary Audit Report In response, JEFP filed amended reports itemizing the loan repayments.

#### D. Druft Final Audit Report

In the Draft Final Audit Report, the Audit staff acknowledged that JEFP amended its reports to itemize the loan repayments.

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#### **Commission Conclusion**

On July 21, 2011, the Commission considered the Audit Division Recommendation Memorandum in which the Audit Division recommended that the Commission adopt a finding that JEFP failed to itemize loan repayments, tutaling \$4,344,469, on Schedule B-P (Itemized Disbursemouts).

The Commission approved the Audit staff's recommendation.

#### Finding 4. Stale-Dated Checks

#### Summary

The Audit staff identified 202 stale-dated checks, totaling \$267,529, and recommended that JEFP provide evidence that the checks are not outstanding or make a payment to the United States Treesury. In response, JEFP dominanted that occan checks were no longer stale-dated as they either had cleared the bank or were for amounts that were determined to be not owed. As a result, the remaining 128 stale-dated checks, totaling \$141,808, require repayment to the United States Treasury.

The Commission approved this finding.

#### Legal Standard

Handling Stale-Nated (Unrasked) Checks. If a committee has issued checks that the payees (creditors or contributors) have not cashed, the committee must notify the Commission of its efforts to locate the payees and encourage them to cash the outstanding checks. The committee must also submit a check payable to the United States Treasury for the total amount of the outstanding checks. 11 CFR §9038.6.

#### Facts and amalysic

#### A. Facts

During fieldwork, the Audit staff identified 202 stale-dated checks, totaling \$267,529. The checks were dated between February 22, 2007 and May 21, 2008 and had not cleared the bank as of February 28, 2010. A majority of the stale-dated checks represented refunds of general election contributions.

B. Preliminary Audit Report & Audit Division Recommendation
This matter was discussed at the exit conference during which the Audit staff provided
IEEE representatives with a schedule of the stale-dated checks. In represent

JEFP representatives with a schedule of the stale-dated checks. In response, JEFP indicated that it contacted a number of individuals/vendors and reissued \$114,481 in stale-dated checks but did not provide the check numbers of the reissued checks. Without the check numbers, the Audit staff could not determine whether any of the reissued checks had cleared the bank.

ATTACHMENT\_\_/ PAGE\_\_26\_ OF\_\_27\_\_ In the Preliminary Audit report, the Audit staff recommended that JEFP provide evidence that:

- the \$114,481 in reissued checks have cleared the bank by providing copies of the front and back of the negotiated checks along with bank statements; and
- the remaining stale-dated checks, totaling \$153,048 (\$267,529 \$114,481) had either been reissued and cleared JEFP's bank or had been voided because no obligation exists.

Absent such evidence, the Audit staff recommended that JEFP pay \$267,529 to the United States Treasury.

#### C. Committee Response to the Preliminary Audit Report

In its response, JEFP stated that 83 checks, totaling \$138,871, should be removed from the stale-dated check list and provided documentation in support of its position.

Based on a review of JEFP's response and the documentation presented, the Audit staff identified that 7th checks, totaling \$125,721, were no longer stale-dated. For the remaining stale-dated checks, JEFP did not provide sufficient documentation to support its position that no abligation existed or that the chacks had classed the bank as of Denumber 31, 2010. Therefore, JEFP is required to pay the United States Treasury for the remaining 128 stale-dated-checks, totaling \$141,808.

#### D. Draft Final Audit Report

The Draft Final Audit Report concluded that JETP was required to pay the United States Treasury for 128 stale-dated checks, totaling \$141,808.

#### Commission Conclusion

On July 21, 2011, the Commission remaids the Audit Division Recommerciation Memorandum in which the Audit Division measuremended that the Commission find that JEFP should pay \$141,808 to the United States Treasury.

The Commission approved the Audit staff's rocummendation.

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## REQUEST FOR ADMINISTRATIVE REVIEW OF REPAYMENT DETERMINATION IN FINAL AUDIT REPORT REGARDING JOHN EDWRDS FOR PRESIDENT

The John Edwards for President Committee seeks administrative review under 11 C.F.R. §9038.2(c)(2) of the Commission's repayment determination in its Final Audit Report regarding the John Edwards for President Committee 2008 Presidential primary campaign ("JEFP"). The Commission issued its Final Audit Report ("FAR") on July 29, 2011, concluding that the Committee is required to make a repayment of \$2,136,507 for matching funds received in excess of entitlement. Based on the reasons outlined below, JEFP disputes the Commission's determination regarding the amount the Committee should be required to repay to the U.S. Treasury. JEFP requests a hearing as part of this administrative review process on all repayment issues presented herein under 11 C.F.R. §9038.2(c)(2)(ii).

The Commission should reduce the amount of its repayment determination for the following reasons:

- The Commission has incorrectly categorized \$528,454 of JEFP's final payroll as a non-qualified campaign expense when in fact that amount was paid to staff to compensate them for services rendered during the campaign and to reimburse them for expenses incurred while rendering those services;
- The Commission has incorrectly concluded that JEFP received matching funds in excess of entitlement, given that matching fund payments to the Committee were delayed because of a series of unprecedented and extraordinary events that occurred during the 2008 campaign, including the Commission's lack of a quorum for the first six months of that year; and
- The Commission should determine that expenses incurred by JEFP in connection with a criminal proceeding regarding allegations of excessive campaign contributions are qualified campaign expenses (beyond winding down costs).

#### 1. Final Payroll

The Commission in its Final Audit Report has incorrectly categorized \$528,454 of JEFP's final payroll as a non-qualified campaign expense. The final payroll amount compensated staff in part for their work prior to the date of ineligibility ("DOI") and out-of-

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l

pocket expenses incurred during that time frame, and in part for their work and expenses post-DOI to close down the campaign. Driven by conditions and obligations in existence prior to DOI, the disputed payroll expenditure occurred within days of the end of the campaign and in every respect meets the definition of a qualified campaign expense. As such, the final payroll is actually a qualified campaign expense.

There has never been any suggestion in any audit document from the Commission or its staff that the final payroll expenditure was made for any purpose other than a valid purpose in connection with the campaign. Despite this fact, the Commission has determined that no portion of that payroll, not even salary payments to staff for closing down campaign operations, meets the standard of a qualified campaign expense. This decision is totally arbitrery and serves no rational parpose. Further the determination that the final payroll is a non-qualified campaign expense inflates the repayment amount stated in the Final Audit Report.

As stated in previous Responses filed with the Commission, this amount was paid to staff to compensate them for the following:

- a. Additional work hours required of staff pre-DOI during December 2007 and January 2008;
- Staff work performed in closing down campaign sites, including return of rental equipment and vehicles post-DOI or archiving and preserving records; and
- c. Payments to staff for expenses incurred for lodging, meals, and transportation in connection with their work for the campaign
- a. Additional work hours required of staff pre-DOI during December, 2007 and January, 2008;

The final payroll check issued to staff was in part to compensate employees for the extensive number of hours they worked in December 2007 and January 2008. In the lead-up to the Iowa caucuses and the early primary states, JEFP can show that staffers were working far more than the normal work week. In fact, JEFP staffers averaged 100 hour work weeks during this time frame and routinely worked weekends and holidays. (See Attachment 1.) Moreover, employees received only 50% of the pay owed them on January 30, 2008.

There is absolutely nothing in FEC regulations that bars JEFP from paying staffers an increased amount retroactively for extra hours worked in a previous pay periods, nor is there any regulation that bars JEFP from paying employees more than the half pay they were shorted on the January 30 payroll to make up for the fact that employees were forced to wait for compensation that was due them on that date. Most of these staffers were low level employees, compensated at a minimal rate. JEFP had the right and ability to give them a retroactive pay increnae for the payroll which was not paid in full on the date it was owed, as well as for any previous payroll period in which staff put in an extraordinary work effort.

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<sup>&</sup>lt;sup>1</sup> Note that in certain states it is a violation of law for an employer to fail to pay employees their full pay for a pry period in a timely manner. See for example, New Hampshire Statutes, §275:43-b, and Iowa Division of Labor

#### b. Staff work required to close out the campaign:

The final payroll check issued to staff was in part to compensate them for their work in closing down the campaign. There is ample evidence to demonstrate the situation that confronted JEFP on DOI. As of that date, the committee had 32 offices in place in 4 states (Iowa, New Hampshire, Nevada and South Carolina) and the District of Columbia, plus a campaign headquarters facility in North Carolina. (See Attachment 2.) In addition to 261 rented computers and related equipment (laptops, desktops, monitors and printers), the Committee had other rented office, phone and technical equipment, as well as equipment that the Committee owned. For example, there were approximately 30 copiess that had to be returned wither to a vendor or to campaign headquarters for further disposal, as well as 354 mobile phones and blackbernies. (See Attachment 3 showing a sampling of shipping labels and invoices for items that were shipped to headquarters after DOI.) Finally, there were 47 rental vehicles outstanding that had to be returned to rental car companies. (See Attachments 4 and 5.) Thus, at DOI, JEFP staff was faced with the rather complicated scenario of closing down operations at many sites in multiple locations. JEFP can demonstrate that Staff closed all offices and event sites, returned rented equipment and rented vehicles, and processed materials and equipment owned by JEFP. This work occurred through February 7, 2008, after which date, JEFP retained a small number of staffers to complete winddown tasks.2

The Commission in the FAR determined that no portion of the staff salary payments made by JEFP to perform these tasks could be treated as qualified campaign expenses. This is patently unfair as it was imperative that the Committee have staff available to perform these tasks in order to close the campaign in a professional and responsible manner. This determination has no rational basis. Moreover, this conclusion directly contravenes the Commission's Financial Control and Compliance Manual, which specifically outlines close out procedures for publicly financed Presidential campaigns, including the need for committee personnel in order to close out offices at the state and national level, as well as to dispose of assets. The Manual further advises committees to recognize the importance of preserving complete records of activity when closing down offices. Thus, while the Commission's own Manual governing Presidential primary campaigns that receive public financing emphasizes the importance of staffing for closeout procedures, the Commission in this Audit is not treating any of the amounts spent by JEFP for staff to close out the campaign as a qualified campaign expense. (See Federal Election Commission Financial Control and Compliance Manual, Chapter X, at 181-183.<sup>3</sup>)

Wage FAQs which state that an employer can be held liable to an employee for the cost of bounced checks resulting from an employer's failure to timely pay. (http://www.iowaworkforce.org/labor/wagefaqs.pdf).

<sup>&</sup>lt;sup>2</sup> JEFP email system was in operation until February 8, 2008 to allow for efficient operation of the close down process.

Regulations governing general election public financing provisions recognize that post-DOI staff salaries are qualified campaign expenses. See 2 U.S.C.§§9002(12), 9004(c)(1) and 11 C.F.R. §§9002.11(a)(2) 9002.12. There is no rational basis for treating primary campaigns differently.

## c. Expenses incurred out-of-pocket by staff for lodging, meals, and transpertation:

Expenses incurred by staff fall into two categories: those incurred pre-DOI but not submitted for reimbursement as of DOI, and those incurred in the process of closing down campaign activity. Generally, JEFP chose to make lump sum payments to staff to cover expenses incurred in the last weeks of the campaign. There is nothing in Commission regulations which bars lump sum payments to staff to pay them for expenses and at the end of the campaign. JEFP opted for this approach as it was the most expeditious way of handling those payments, both for staff and the Committee. The payment to staff for expenses incurred is a valid eampaign expense, yet the Commission has cancluded that the entire final payroil amount is non-qualified and hence no smount paid to staff for expenses incurred is a qualified campaign expense. This result is unwarranted.

## i. Expenses incurred pre-DOI but not submitted for reimbursement as of DOI

When the campaign ended on January 30, 2008, the majority of the staff had not yet submitted their expense reimbursement requests to the campaign for expenses incurred after January 15, 2008. JEFP has reviewed its reimbursement records and found that 73 employees received no travel scipend or reimbursements for expenses incurred by them after January 15, 2008. (See Attachments 6 and 7.) These sunfers were paid nothing by JEFP for out-of-porket expenses incurred for lodging, meals or transportation costs after Jan 15, 2008. Since most were working in locations other then their home offices, their daily living expenses skyrocketed during this time frame and required substantial reimbursement for these out-of-pocket expenses. The final payroll amount received by these staffers included an amount to cover these pre-DOI expenses. JEFP opted for paying staffers this lump sum amount in essence as a stipend because it was far more efficient than processing cumbersome reimbursement requests which would have required significant accounting staff time and would have resulted in a delay in payment to staffers. JEFP recognized that staffers would be dispersing as they found other employment and the most equitable approach was to provide them a stipend to pay for expenses incurred in January prior to DOI. Similarly, the Committee was not in a position to process individual expense reimbursements, including tracking down employees to obtain information from them.

There is nothing in Commission regulations which bars payment of travel, lodging and meal stipends to staff for expenses in lieu of reimbursements based on receipts. Moreover, at the post-DOI stage of the campaign, this was the approach JEFP deemed to be most expedient under the circumstances. Denying the campaign the ability to treat any amount of these payments to staff for pre-DOI out of pocket expenses as qualified campaign expenses produces an arbitrary result. JEFP has calculated that \$213,773 of the final payroll was payment to employees for expenses incurred pro-DOI.

ii. Expenses incurred post-DOI in the process of closing down campaign

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As stated above, at DOI JEFP staff was required to shut down the campaign, a somewhat complicated process given the technological equipment and number of sites involved. The Committee moded to efficiently pay these staffers for post-DOI out-of-pocket expenses for two reasons: JEFP needed to complete an orderly and timely shut down of all operations and offices, and JEFP was obligated to pay for its employees to return to their home offices.

At DOI, many of these staffers were deployed to locations other than their home offices in states where events related to the February 5 primaries were scheduled. Attachment 9 shows that at DOI there were 20 such events scheduled or events that occurred the day prior to DOI and were in the process of being dismantled. As of DOI, staffers were already on the ground, many with rental cars, at these event locations. (Attachment 4 shows cars rented by staff in connection to these events.) Before staffers could return to their home offices, they were required to close down and cancel the event. This could include physically dismantling sites (removal of chairs, staging, AV equipment, sound equipment, etc.), scheduling a walk through with owners of event sites, and other tasks associated with cancellation. Even though these events were scheduled after DOI, arrangements, commitments and on-site preparations for them were made pre-DOI.

JEFP opted for paying staffers this lump sum payment in the nature of a stipend because it was far more expeditious at that stage of the campaign than processing cumbersome reimbursement requests which would have resulted in a delay in payment to staffers. Recognizing that these staffers were absolutely essential to avoiding tlefault with rental properties, rental car companies and other vendors, JEFP believed that the Committee was in a far hetter position to encourage staffers to remain with the campaign long enough to close it down if employees knew that they would receive a lump sum payment rather than going through a cumbersome reimbursement process. It is important to consider the political environment at the end of January 2008. The race for the Democratic nominee for President continued at a frenetic pace, with two large campaigns potentially interested in hiring experienced campaign staffers. JEFP needed to provide the fastest payment process possible to ensure these staffers completed their responsibilities in closing down campaign operations and offices.

Further, JEFP was responsible for paying travel costs to return these employees to their home office locations, where many had rental housing, furniture, personal vehicles, etc. Of the employees who were paid in the final payroll, as of DOI, 64 were in a lecation other than their home base office location. (See Attachment 8.) For instance, 23 were in states that held primaries or caucuses after January 8, 2008, but needed to travel to their home offices in Iowa. In addition, once at their home office locations, staffers were responsible for properly closing those sites down.

JEFP not only required these staffers to assist in shutting down the campaign, but also recognized its obligation to ensure that these staffers had the means to return to their respective home offices. These employees, who were generally low paid staff, had already received only half their Jenuary 30, 2008 pay and were suddenly out of employment. JEFP has calculated that \$106,886 of the final payroll was payment to employees for expenses incurred pre-DOI.

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The method by which JEFP reimbursed its employees served both interests – retaining the help of its staff and providing the means fur these stuffers to return to their homes. There is no rational basis for treating amounts paid by JEFP to staffers for these expenses as non-qualified campaign expenses.

#### 2. Excess Entitlement Issues

#### a. Repayment for excess entitlement

The Commission in its Final Audit Report has incorrectly determined that JEFP received \$2,136,507 in excess of its entitlement. This conclusion is not supported by applicable statutory provisions and would lead to an inequitable result with regard to JEFP.

Under statutory provisions, public fund payments made prior to a candidate's DOI are based on submission of qualifying contributions that are matched dollar for dollar, up to \$250. 26 U.S.C. §9034. However, where the candidate does not receive payment until after DOI, FEC regulations adopt a very different standard, premising a candidate's entitlement to public funds on the status of his or her net outstanding campaign obligations at the time of payment of those funds. (11 C.F.R. §9034.1(b)). Hence, the Commission has determined that JEFI should be required to repuy any amounts not necessary to defray qualified campaign expenses. This in essuree deries JEFP its full matching fund entitlement. The Commission has compounded the unfairness of this denial of matching funds by also cunchiding that over \$500,600 of JEFP valid campaign expenditures for payroll were not qualified campaign expenses.

The Commission's repayment conclusion is essentially based on the timing of matching fund payments to JEFP. This timing was driven by a combination of two unprecedented and extraordinary events that occurred in 2008. First, there was a shortfall in the Presidential Election Campaign Fund, and candidates could not receive payment of public funds to which they were entitled. JEFP made a total of four Submissions to the FEC for matching funds (11/1/07; 12/3/07; 1/2/08 and 2/1/08). JEFP should have received its first public fund payment in early January, 2008, in the amount of \$8.8 million, that this did not occur due to a shortfall in the Presidential Election Campaign Fund. Payments to JEFP were delayed until after DOI on January 30, 2008.

Second, the FEC was essentially out of business for the first seven months of 2008 because appointments to the Commission were stalled in the Senate confirmation process. Due to this lack of a quorum, the Commission had no legal authority to take any official action, which meant that submissions for matching funds could not be certified between January 1, 2008 and July 17, 2008.

The combination of these unforeseen events had a severo impact on the finances of the campaign. As a result of the shortfall in the Fund, payment of public hands to JEFP was delayed

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<sup>&</sup>lt;sup>4</sup> Because FEC procedures prevented the Committee from submitting its January 2008 contributions for matching until February 2, 2008, the last of JEFP's four submissions occurred three days after the campaign ended.

so that the Committee did not receive its first matching fund payment until February 14, 2008, which was after DOI, and that payment was a small fraction (approximately 10%) of the amount to which it was entitled. Maneover, contributions received by JEFP in December 2007 and January 2008 were not certified for matching until several months later, on July 17, 2008, when the Commission quorum was restored.

Normally, campaign committees are able to deal with a shortfall in the Fund by obtaining bank loans based on FEC certification of matching fund submissions. However, because the Commission was out of business, JEFP's bank curtailed the amount that the Committee could borrow on the basis of submissions certified by the Commission before it ceased operations. Indeed, due to the conditions prosent in early 2008, JEFP's bank refused to lend the committee any more then 70% of its entitlomoot, 20% less than the 90% financing that would have been available had the Commission been in existence. The net result in funding meant that the Committee had \$1.5 million less for operating expenses in January 2008. The Commission should not administer the public financing system in this way as it results in inequitable treatment of candidates, with entitlement to public funds based on the timing of payment of those funds.

Apart from the basic unfairness of such an approach, the Commission's literal application of the language of its regulations premising entitlement on the timing of payment of public funds is wrong under the conditions that existed in 2008. The Commission's regulations were written with the expectation that the Commission would be a functioning agency that could approve certifications in a timely fashion. This was far from the case in the first half of 2008. Indeed, the Final Audit Report adopted by the Commission contains the orlanssion: "There is no question that the combination of the shortfall in the Matching Payment Account and the Commission's lack of a quorum delayed payments." (Final Audit Report at 14.) This rigid, literal interpretation of the regulations is inconsistent with the dollar for dollar entitlement established under the statute, especially in 2008. Matching all contributions received by a candidate prior to the date of ineligibility is not only mandated by the statutory provisions but it is the only equitable approach under the circumstances extant in early 2008 when two totally unforeseen events occurred simultaneously. These circumstances were totally outside the control of sie Committee and they severally curtailed the ability of the campaign to continue because JEFP was unable to borrow anything near its full entitlement.

Statutory provisions at 26 U.S.C. §9033(c)(2) are cited in the Final Audit Report as a basis for concluding that after DOI a candidate may receive matching funds only to the extent that campaign obligations exceed private contributions. (Final Audit Report, p. 13.) However, this statutory language does not support such a conclusion. In fact, the statute does nothing to affect the matchability of contributions received before a candidate's DOI – instead, this provision extends the right of candidates to receive funds after ineligibility. Yet, inexplicably

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<sup>&</sup>lt;sup>5</sup> This payment was based on JEFP's 11/1/07 Submission.

Indeed, the statement in the FAR regarding Section 9033(c)(2) distorts the actual statutory language. The FAR states: "Under 26 USC §9033(c)(2), a candidate who has passed the date of ineligibility is not entitled to may further matching fund payments, except to defray qualified compaign expenses incurred before the candidate became ineligible." (FAR at 13) (emphasis added). In fact, the statute does not state that a candidate is not entitled

the Final Audit Report uses this provision as support to deny matching funds to a candidate, interpreting the statutory language in a way that completely undentrines the plain language of the statute. Under the approach adopted by the Commission in the Final Audit Report, valid contributions received while the candidate was active and eligible will not be matched.

## b. Qualified Campaign Expense Issue Regarding Costs Incurred in Connection with Criminal Investigation and Indictment

As stated in earlier Responses filed with the Commission, JEFP is involved in an extensive investigation and proceedings by the Department of Justice. Due to this investigation, it has been necessary for JEFP to incur substantial and unanticipated expenses for its own representation in this matter, including additional staff, equipment and legal costs. Mereover, the Committee anticipates that it will incur extensive costs in future months as the Justice Department proceedings continue through trial, which could be followed by an appeals process.

None of these committee expenditures fall within the ambit of typical "winding down" costs as defined in the regulations because they are not incurred for a Commission audit, or for compliance with public financing laws. Rather, these costs are essentially qualified campaign expenses that go beyond winding down costs. Inasmuch as the Justice Department prosecution goes to the question of winat contributions JEFP received, the proceedings clearly telate to a core activity of the Committee.

Therefore, JEFP is seeking a determination from the Commission that the Committee may re-allocate those costs it has already incurred and anticipates incurring as a result of criminal proceedings as qualified campaign expenses. In the alternative, the Committee requests that the Commission determine that, due to the unforeseen circumstances, the costs of dealing with the Justice Department investigation will be excluded from winding down costs for the purposes of the 10% cap on winding down costs. (11 C.F.R. §9034.11.)

The Committee has incurred and anticipates incurring approximately \$925,000 in connection with the criminal investigation related to the campaign. This amount consists of costs incurred to date, plus an estimate of aeticipetad costs through completion of the criminal matter. The costs incurred to date total approximately \$425,000. This amount consists of legal fees of approximately \$320,000 in addition to approximately \$86,000 in costs incurred for equipment, staffing and related expenses (\$21,800.97 for new computer equipment and software to secure JEFP server; \$37,305.43 for IT services related to above; \$27,232.45 in costs for additional staffing and services; and approximately \$18,000 in expenses incurred in connection with

to any further payments, but rather states that an ineligible candidate "...shall be eligible to continue to receive payments..." 26 USC §9033(c)(2) (enphasis added.).

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<sup>&</sup>lt;sup>7</sup> See Response of John Edwards for President to Exit Conference Preliminary Audit Findings (February 20, 2009), at 4; and Response of John Edwards for President to Draft Final Audit Report, at 6.

<sup>&</sup>lt;sup>8</sup> None of these expenses are in connection with Senator Edwards legal defense related to criminal charges, but instead relate solely to Committee representation.

representation, including travel, lodging and related expenses). (JEFP can provide additional backup information, upon request of the Commission.) As to future costs, JEFP anticinates that it will require legal representation for several months with regard to the scheduled criminal trial to begin in the near future. In addition, post trial appeals are anticipated. It is very difficult to estimate costs, but it is anticipated that this will require a minimum amount of \$500,000.

Submitted: October 3, 2011

Prepared by: Lyn Utrecht Eric F. Kleinfeld Patricia A. Fiori Karen A. Zeglis

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**ATTACHMENT 1** 

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PAGE // OF /66

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## Offices with active leases;

15 offices with leases expiring on 1/31/08 or later

1 office with lease expiring on 01/30/08 13 offices with leases expiring on 01/31/08 or later

**SWOI** 

2 offices with leases expiring on 01/31/08 1 office with lease expiring on 1/31/08 South Carolina:

New Hampshire: Nevada: HQ

Washington, DC

North Carolina

33 Offices

Business Lease - Dayton Road Development

THIS LEASE AGREEMENT, executed in duplicate, made and entered into this 14<sup>th</sup> Day of May, 2007 by and between Dayton Road Development (hereinafter referred to as Landlord) whose address for the purpose of this lease is 413 Kellogg, Ames, IA 50010 and John Edwards Presidential Campaign (hereinafter referred to as "Tenant") whose address for the purpose of this lease is 103 E. 6<sup>th</sup>, Ames, IA 50010, WITNESSETH THAT:

PREMISES AND TERM. The Landlord, in consideration of the rents herein reserved and of the
agreements and conditions herein contained, on the part of the Tenant to be kept and performed,
leases unto the Tenant and Tenant hereby tents and leases from Landlord according to the terms
and provisions herein, the following described property, situated in Stery County, lowa, to-wit:

Approximately 804 rentable square feet located at Park Plaza Professional Office Building Suite #100, 103 E. 6th Street, Ames, iA 50010.

For a term of EIGHT MONTHS, commencing midnight of the day previous to the first day of the lease term, which shall be on the 1st day of June 2007 and ending midnight on the last day of the lease term, which shall be on the 31<sup>st</sup> day of January 2008 (then month-to-month with each party giving 30-day notice) upon the condition that the Tenant pays rent therefore and otherwise performs as in this lease provided.

 RENTAL. Tenant agrees to pay Landlord monthly rental for said term, as follows: Year One \$800.00 per month

The first rent payment shall be due June 1, 2007 and subsequent payments on the 1<sup>st</sup> day of each month thereafter during the term of the lease. All sums shall be paid at the address of Landlord as above designated or at such other place as the Landlord may, from time to time, previously designate in writing. Delinquent payments shall draw interest from the due date of 15% per annum payable annually.

- 3. USE AND PREMISES. Tenant covanants and agrees during the term of this lease to use and in occupy on a limited basis the leased premises only as office space and not to permit the same to be used for any unlawful purpose or on any fulltime-continuing basis, as prescribed by the Fire Code of the City of Ames.
- USE OF COMMON AREA. Tenant shall, together with other tenants, have the right to the use
  and enjoyment of the common areas of the building. Limited food and beverages shall be
  consumed in any common areas.
- 5. CARE AND MAINTENANCE OF PREMISES. (a) Tenant takes said premises in their present condition and any remodeling or redecorating shall be at Tenant's expense. (b) Landlord will keep the external part of the building and common areas in good repair. Landlord will repair and replace furnace, air-conditioner, water heater, existing wiring and plumbing as needed.
- 6. UTILITIES AND SERVICES. Landlord agrees to pay water, gas, heating, air-conditioning, electricity, and sewage rentals involving in the leased premises. Tenant shall provide his own telephone service. Tenant further agrees to provide his own janitor service. Landlord shall provide all structural maintenance of facility.
- 7. IMPROVEMENTS. Tenant will accept the premises in their present form. Any additional modifications on said premises will be done by Tenant with Landlord's appreval and at Tenant's expense and in compliance with applicable statutes and ordinances. Tenant shall keep the demined premises free from any liens arising out of any work performed, materials furnished or services rendered for Tenants. Tenant may, at the expiration of the term of this lease or any renewal thereof, if Tenant is not in default hereunder, remove any fixtures or equipment which Tenant has installed in the leased premises providing Tenant repairs any and all damage caused by removal. Plumbing and electrical is to be properly taped and holes covered and walls restored to blend in color with surrounding walls.

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May 29, 2007

### **LEASE AGREEMENT**

of(hereinafter called "LANDLORD"), who Heights, Ohio 44128, and JOHN EDW called "TENANT"), whose mailing add 27516.	E made and entered into at Warrensville Heights, Ohio, this day, 2007, by and between GMS MANAGEMENT CO., INC. OF IOWA hose mailing address is 4645 Richmond Road, #101, Warrensville VARDS FOR PRESIDENT, a North Carolina corporation (hereinafter dress is 410 Market Street, Suite 400, Chapel Hill, North Carolina MMARY OF LEASE TERMS:
Premises:	Unit No. 39
Address:	2700 Mt. Pleasant Street, Burlington, Iowa
Shopping Center:	Fairway Shopping Center Burlington, Des Moines County, Iowa
Square Footage:	882 sq. ft., being 21 x 42
Initial Term:	Eight (8) months, month-by-month thereafter
Option(s):	None ·
Rental Commencement Date: June 1	, 2007
Fixed Minimum Rent -	
Initial Term: Month-by-Month:	\$500.00 per month Through May 31, 2008, \$500.00 per month, increased to \$650.00 per month effective June 1,2008.
Security Deposit:	\$2,000.00
Additional Rent -	
Common Area Maintenance: Real Estate Taxes: Insurance: Promotional Dues:	None, included in the Fixed Minimum Rent None, included in the Fixed Minimum Rent None, included in the Fixed Minimum Rent None
Listing of Exhibits:	
Exhibit "A" Exhibit "B" Exhibit "C" Exhibit "D"	Plot Plan of the Shopping Center Work to be performed by Landlord (NONE - Tenant taking "as is") Sign Criteria Work to be performed by Tenant

Guarantor:

None

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THE IOWA STATE GAR ASSOCIATION Official Foun No. 165

for the legal effect of the use of this form, consult your lawyer

#### LEASE-BUSINESS PROPERTY- SHORT FORM

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ATTACHMENT 2
PAGE 18 OF 166

Jack E. Ruesch

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#### LEASE - BUSINESS PROPERTY - SHORT FORM

THIS AGREEMENT, made and entered into this 15<sup>th</sup> day of May, 2007, by and between Nelson Group, LLC ("Landlord"), whose address, for the purpose of this lease, is 3418 W. Broadway, Council Bluffs, IA 51501, and Edwards for President, A North Carolina non-profit corporation ("Tenant"), whose address for the purpose of this lease is 410 Market Street Suite 400 Chapel Hill, NC 27516.

The parties agree as follows:

1. PREMISES AND TERM. Landlord leases to Tenant the following real estate, situated in Pottawattamie County, Iowa:

The middle approximately 1000 square feet of the building locally known as 8 N. 34th Street/3400 W. Broadway, legally described at Lot 15 in Block 15, Ferry Addition to the City of Council Bluffs, Iowa;

together with all improvements thereon, and all rights, easements and appurtenances thereto belonging, for a term beginning on the 15th day of May, 2007, and ending on the 31st day of January, 2008, upon the condition that Tenant performs as provided in this lease.

2. RENT. Tenant agrees to pay Landlord as rent \$ 700.00 per month, in advance commencing on the 15th day of May, 2007, and on the 1<sup>5t</sup> day of each month thereafter, during the term of this lease. Rent for any partial month shall be prorated as additional rent. Tenant shall also pay: all telephone and internet charges and shall also pay the charges of installation of such utilities. Tenant shall pay all charges for gas and electricity for those months extending beyond the initial term of the lease as additional rent as consideration for extending the lease on a month to month basis.

All sums shall be paid at the address of Landlord, or at such other place as Landlord may designate in writing. Definquent payments shall draw interest at 5 % per annum.

- 3. POSSESSION. Tenant shall be entitled to possession on the first day of the lease term, and shall yield possession to Landlord at the termination of this lease.
- 4. USE. Tenant shall use the premises only for general business purposes/political campaign purposes.
  - 5. CARE AND MAINTENANCE.
  - (a) Tenant takes the premises as is, except as herein provided.
- (b) Landlord shall keep the following in good repair: roof, exterior walls, foundation, sewer, plumbing, heating, wiring, air conditioning, plate glass, windows and window glass, parking area, driveways, sidewalks, exterior decorating. Landlord shall not be liable for failure to make any repairs or replacements unless Landlord fails to do so within a reasonable time after written notice from Tenant.

ATTACHMENT 2 PAGE 19 OF 166 May. 3. 2007 4:44PM

	THE IOWA STATE BAR ABBOGIATION Official Form No. 114	Thomas L. Wine.	Por the Lugal Befect of The USE of This Pord, Consult Your Lawer	
	LEASE - BUSINESS PROPERTY  THIS LEASE AGREEMENT, is enlared into this 7th day of MAY - 2007			
		("Landiote") whose address for the purpose of this issue is		
	(Street and Number) (City) (State) (Zip Care)  TANN EDWARDS FOR PRESIDENT			
	(Tenent) whose educate for the curpose of this lease is  410 MARKET STREET, SUITE 400 Chaple Hill N.C. 27516 (Sieved and Number) (Chy) (State) (2000)			
	1. PREMINES AND TERM. The Landford, to consideration of the rents, agreements and candillars increin confidence to Tenant and Tenant leases from Landford, according to the terms and provisions of this lease, the following described "premises". Situated in County, lowe:			
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ATTACHMENT 2 PAGE 20 OF 166

#### LEASE AGREEMENT

THIS LEASE AGREEMENT (the "Lease") is made this day of Figure 1, 2007, by and between Principal Life Insurance Company, whose address for the purpose of this lease shall be 711 High Street, Des Moines, IA 50392 (the "Landlbrd"), and John Edwards for President, whose address for the purpose of this lease shall be 712 East 2<sup>nd</sup> Street, Des Moines, Iowa (the "Tenant").

#### IT IS AGREED AS FOLLOWS:

#### DEMISE.

Landlord does hereby lease to Tenant and Tenant hereby rents certain space described as: 6,785 square feet of net rentable area located at 712 East 2<sup>nd</sup> Street, Des Moines, Iowa, on the first and second floors as shown on the site plans attached hereto and marked Exhibit "A" (the "Premises").

Improvements. Tenant narees to take space in its "as is" condition.

#### 2. TERM.

The term of this Lease shall be for a period of twelve (12) months, commencing on the 1st day of February, 2007, and ending at midnight on January 31, 2008 (the "Lease Term"). Notwithstanding said commencement date, if for any reason Landlord cannot deliver possession of the Premises to the Tenant on said date, Landlord shall not be subject to any liability therefore, nor shall such failure affect the validity of the Lease or the obligations of the Tenant hereunder or extend the Lease Term hereof, but in such case Tenant shall not be obligated to pay Rent until possession of the Premises is tendered to Tenant. In the event that the delay of delivery of possession tosults from Tenant's failure to perfirm work for which Tenant is responsible, or fails to furnish the plans and specifications as provided above, or fails to make timely selections of materials, color choices or other matters for which Tenant is responsible, the rent shall, nonetheless, commence on the commencement date stated above. If Tenant occupies the Premises prior to said commencement date, such occupancy shall be subject to all provisions hereof and shall not advance the termination date, and Tenant shall pay rent for such period at the initial monthly rate set forth below.

#### 3. RENT.

- (A) Rent. Teaant shall pay for the use and occupancy of the Premises a base rental sum of \$1.95 per square footygar, in the annual amount of \$13,230.75, payable in equal monthly installments in the amount of \$1,102.56 (the "Rent") on the first day of each month in advance without demand during the Lease Term. Rent of any period during the Lease Term hereof which is less than one month shall be a pro-rate portion of the monthly installment. Rent shall be payable in lawful money of the United States to Landlord at the address stated herein or to such other persons or at such other places as Landlord may designate in writing.
- (B) <u>Place of Payment.</u> All such rentals shall be made payable to Principal Life Insurance Company and mailed to Landlord at the following address:

ATTACHMENT 2
PAGE 21 OF 166

#### Lease - Business Property - Short form

This agreement, made and entered into on this 2" day of MAY 2007, by and between Uncommon Kitchens (Landlord), whose address, for the purposes of this lease is 1179 Keviz Street, Dubuque, lowe, 52001; and Jaka Edwardt for President (Tenant), whose address for the purposes of this lease is: 410 Market Street, Suite 409, Chapel Kill, NG, 27516.

The parties agree as follows:

- 1. PREMISES AND TERM. Landlord leases to Tenant the following real estate, situated in Dubuque County, Iowa: 1169 Iowa Street, Dubuque, Iowa, 52001; together with all improvements thereon, and all rights, essements and expurtenences thereon helping, for a term beginning on the 1st deep of MAY 2007, and ending on the 1st Bow of SANUARY 2008, and any subsequent month to mark rental upon the condition that Tenant performs as provided in this lease.
- 2. RENT. Tenant agrees to pay Landlord as rent, \$525.00 per month, in advance, commencing on the 1<sup>st</sup> day of each month thereafter, during the term of this lease. Rent for any partial month shall be prorated as additional rent. Tenant shall also pay: Security Deposit of \$525.00 upon signing lease. All sums shall be paid at the address of the Landlord, or at such other place as Landlord may designate in writing. Delinquent payments shall draw interest at 10% per manner at \$15 per they (whichese is greater).
- 3. POSSESSION. Tenant shall be estimated to possession on the first day of the base term, and shall yield passession to Landlord at the termination of this lease. SHOLLD LANDLORD BE UNABLE TO GIVE POSSESSION ON SAID DATE, TENANT'S ONLY DAMAGES SHALL BE A PRO RATA ABATEMENT OF RENT.
- 4. USE. Tenant shall use the premises only for Presidential Campaign.
- 5. CARE AND MAINTENANCE.
  - a. Tenant takes the premises, as is, except as herein provided.
  - b. Landlord shall keep the following in good repair roof, exterior walls, foundation, sewer, plumbing, histing, wiring, alt conditioning, plate glass, windows and windows glass, parking area, driveways, sidewalks, exterior decerating, interior decorating, and OTHER ITEMS. except when the same are occasioned by the misuse or negligeness of Tenant, its agents, employees or invitees. Landlord shall not be liable for failure to make any repairs or replacements unless Landlord fails to do so within a reasonable time after written notice fiture Tenant.
  - c. Tenant shall maintain the premises in a reasonable safe, serviceable, clean and presentable condition, and except for the repeirs and replacements precided to be made by Landingd in subparagraph (8) above, shall make all appairs; replacements and improvements to the previous, INCLUDING ALL CHANGES, ALTERATIONS OR ADDITIONS ORDERED BY ANY LAWFULLY CONSTITUTED GOVERNMENT AUTHORITY DIRECTLY RELATED TO TENANT'S USE OF THE PREMISES. Terant shall make no

ATTACHMENT 2
PAGE 22 OF 166

May 31 07 01:26p p.2 あられる " 22/07 18:30 FAR 17 05:45p Huffman and Fallen & Wolf, Walton, Nr. 88451 131-CITY LONG 25 . 20200A May day of This Agreement, Mode and entered into this . my and becreen Juna Daniel, 1114 Central Ave, Fort Derige. In 50501 Iowa herninolies referred to as the and State of of the County of . Webster Australia and John Edwards for President hereinater referred to as the second puris (whether one or more in rumber).

WITNESSETS. That the sold party of the first part has this day leased unto the party of the second part the sold leaves destribed premines. 10 will: Central Ave. Fort Dodge, I ona 30501. Together with all buildings and improvements, out the some for the term of the day of January 39.2003, for the rune of the 130 day of January 39.2003, for the rune of per month, with the Arst perment to be paid on the 25 and the belouse payable \$ 350 on the 25 poyable at the rate of \$ \$50 Tune 细元心學 如 manta, in advance, or the office of Juhn Doniel, 1:14 central Ave Fort biogr, IA Susul AND IT IS I'URTUGE ACREED. That if any rent shall be due and unpaid or if default be made in only of the covenance havein covenance, the said party of the first part may exercise way and all rights provided by law. Further agriced that the tenant shall july for 111 Utilities (gas electricity, electer). A #500 security disposit is also required. After. Jan. 312 2008, that complittee may continue to rent on a SC day metice agreement And the said party of the second part fundor agrees to pay the party of the first part the rear as above specified.

Second party coverant that he, the or they will use thid premises as a Political Coffice on the purpose whetever, and that he, the or they especially will, not let sold previous of permit some to be used for only unlowful businest or surpase whetsoever; that he, the or they will not set, assign, underlet or retinantshy held promites without the written consent of the lessor, under panelty of forfulure of oil hit, her or their rights under the promites without the written consent of the lessor, under panelty of forfulure of oil the ore or their rights under this less, of the election of the narry of the first part and that he, the or they will not oil due one and difference in guardiag soil properly, with huildings, gave, lenger, wines, shrubbery, etc., from damage, by fire and the depredations of unloads, will set all varer read and charges for get or classification of the health of the depredations of unloads, will set all varer read and charges for get of property, with huildings, gave, lenger, wines, shrubbery, etc., from damage, by fire and the depredations of unloads, will not set they will not partition of other tennals or down promite and not required whether on soil promites and charges of end promites to the disturbance of other forces that he will in all respects would be used to promite the partition of the health authorities and sortientarily at he kepting soil promites and the streets and olary of end segmentarily of the health authorities and sortientarily and heeping soil promites and income and its sum and elections of the past of the health authorities and only required by done for summand of the second partitions of the past of the summand of the second partition of the past of the promites of the past · In Presence of linsert Rider At Andy Zabel 515-288-0766 Melanie This wense Agreement excorporator introlled changes and shall not the effect will all such change have been initialled by all parties

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between 9	(Tenant).	į
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and legally	described to follows (the "Building"):	
Andrew die	[Legal Description of	
Building		1
Landlord	makes available for lease a portion of the Building designated as  [Suite or Other Number of Leased Building] (the	
Lessed F	remises 7. 0	ļ
Landlord	desires to lease the Leased Premises to Tenant, and Tenant desires to lease the Leased Premises	į
	ford for the term, at the rental and upon the coverants, conditions and provisions herein set forth.	į
THEREF	ORE, in consideration of the mutual promises herein, combined and other good and valuable tion, it is agreed:	ļ
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ge possit shall aha	ile at the beginning of the Lease term. If Landlord is unable to timely provide the Leased Premises, re to for the period of delay. Tenant shall make no other claim against Landlord for any such delay.	in:
•	t may remove the Lease for one extended term of $\frac{N/4}{}$ [Renewal Term]. Tens	j !
shall exe	rbise such renewal option, if at all, by giving written nelice to Landrond not less then ninety (9D) days	•
phor to the	is expiration of the ingral Term. The renewal term strail be at the rental set forth below and otherwise same contracts, conditions and provisions as promided in this Lagse.	j
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	ebis in installments of 600 [Monthly Rental Amount] per month. Each of payment shall be due in edvance on the first day of each calendar month during the lease term to at 500 [Landlord's	
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Dasia. Te	yment amount for any partial calendar months included in the lease term shall be prorated on a daily treat shall also pay to Landord a "Security Deponit" in the agreeunt of	•
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B. The te	ntal for any renewal lease term, if created as permitted under this Lease, shall be	
	Annual Rent in Renewal Term) per year payable in installments of [Monthly Rental Amount) per month.	
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	the forming Tenent shall make the American Province for the control of the Contro	
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Page 1 of 6

PAGE 24

# GATEWAY SOUTH LEASE - BUSINESS PROPERTY

THIS LEASE AGREEMENT, executed in duplicate, made and entered into this 11th day of May.	
2007, by and between Apartments Downtown, LANDLORD, whose address for the purpose of this lease is 414 East Market Street, lowa City, IA 52245 and July Edwards Tur Fresid TENANT, whose address for the purpose of this lease 410 Warket 5+ 5+ 400 Chapel Hill, NC 27516	est

#### WITNESSETH THAT:

1. PREMISES AND TERM. The Landlord, in consideration of the rents herein reserved and of the agreements and conditions herein contained, on the part of the Tenant to be kept and performed, leases unto the Tenant and Tenant hereby rents and leases from Landlord, according to the terms and provisions herein, the following described real estate, situated in Johnson County, lows, to wit:

A portion of the first floor of a commercial building located at 213 E. Burlington St., lowa City, lowa. Leased area consists of approximately 615+ square feet, inclusive of common area. The postal malling address of the leased premises is:
213 E. Burlington St. lowa 62240

with the improvements thereon and all rights, easements and appurtenances thereto belonging, which, more particularly, includes the space and promises as may be shown on "Exhibit A," If and may be attached hereto, for a term of nine (9) months, commoncing at midnight on the day previous to the first day of the lease term, which shall be on the 11th day of May, 2007, and ending at noon on the last day of the lease term, which shall be on the 31 day of January, 2008, upon the condition that the Tenant pays rent therefore, and otherwise performs as in this lease provided.

2. RENTAL. Tenant agrees to pay to Landlord as rental for said term, as follows: May 11, 2007 - August 31, 2007 at \$675.00, September 1, 2007 - January 31, 2008 at \$775.00, per month (plus all utilities), in advance, the first rent payment becoming due upon execution of the lease, with a check postdated for the Hirst duy of lease term, and the same amount, per month, in advance, on the first (1st) day of each month thereafter, it in ing the term of this lease. May 2007 rerd should be paid directly in MVED, the previous senert, as it has size by been said by them.

in addition to the above monthly rental Tenant shall also pay:

-Monthly Gas and Electricity hills. Tenant must have Gas and Electric placad into their names at Mid America Energy at all times.

-Monthly Water and Sewer bills. Tenant must have Water and Sewer placed into their names at the City of lows City at all times.

All sums shall be paid at the address of the Landford, as above designated, or at such other place in lowe, as the Landford may, from time to time, previously designate in writing. Only 1 check per month will be accepted without penalties being assessed.

Delinquent payments shall inpur a \$10.00 and bit ine 2od of the month, and an additional \$10.00 each day thereafter.

- 3. POSSERSION. Tennal that he entitled to possession on the first day of the term of this lease, and shall yield possession to the Landlord at the time and date of the close of this lease term, except as herein otherwise expressly provided. Should Landlord be unable to give possession on said date, Tenant's only damages shall be rebating of the pro rate rental.
- 4. USE OF PREMISES. Tenant covenants and agrees during the term of this lease to use and to occupy the leased premises only for a <u>business office</u>. For restrictions on such use, see paragraphs 6 (c), 8(0) and 11 (b) below.
- 5. QUIET ENJOYMENT. Lambord covertants that its estate in said prevales is fee simple; and that the Tonimt on paying the rank hatch reserved and performing all the arrangements by the Tenian to be performed as provided in this lease, shall and may peaceably have; hold and enjoy the demised premises for the term of the lease from malestation, eviction or disturbance by the Landord or any other persons or legal entity whatsoever. (But see paragraph 14, below.)

Landlord, shall have the right to mortgage all of it's right, little, interest in said premises at any time without notice, subject to this lease.

ATTACHMENT 2
PAGE 25 OF 166

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		F	1000 675-253-8766 District 6	41-423-098
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#### LICENSE AGREEMENT

THIS LICENSE AGREEMENT, is made this day of , 2007, by and between Block 70 Retail Partnership, a Minhesota general partnership (hereinafter called "Owner") and John Edwards for President, (hereinafter called "Licensee").

#### RECITALS:

- A. Owner is the owner of the Terra Centre in Sioux City, Iowa (the "Shopping Center").
- B. Owner desires to lease to Licensee and Licensee desires to lease from Owner premises, identified as bay #11 consisting of approximately 752 square feet, in the Shopping Center, as outlined in red upon Exhibit "A" attached hereto (the "Leased Premises"), upon such terms and conditions as may be mutually agreeable to Owner and Licensee.
- C. Owner is willing to grant Licensee a revocable license to occupy and use the License Area, in accordance with the terms and conditions contained herein.

NOW, THEREFCRE, in consideration of the mutual agreements herein contained, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

- Grant of License. Subject to the terms and conditions hereof, Cwner hereby grants Licensee a revocable license to occupy and use the License Area for the purpose of the operation of a campaign committee for Johns Edwards on behalf of the Democratic Party. The term of the License granted hereunder shall commence upon the earlier to occur: (i) April 15, 2007, or (ii) three days after the date hereof when Licensee has delivered to Owner a certificate of insurance as described in Section 5 hereof, and said License shall expire on April 15, 2008. Owner hereby also grants Licensee, for the duration of this License, a nonexclusive, revocable license to use the driveways and parking areas of the Shopping Center in common with the other tenants, licensees, and invitees of the Shopping Center, for purposes of gaining access to the License Area and parking motor vahicles while conducting business in the License Area. Licensee shall abide by Owner's rules and regulations regarding the use of such drive-ways and parking areas.
- 2. <u>License Fees</u>. Licensee shall be obligated to pay Owner a security deposit in the amount of Six Hundred Sixty and no/100 Dollars (\$660.00) due upon the execution of this License Agreement for the License granted hereunder ("Security Deposit"), as well as first month's advanced rent in the amount of Five Hundred One and 33/100 Dollars (\$501.33) due upon the execution of this License Agreement. Licensee is required to pay monthly gross rent in the amount of Five Hundred One and 33/100 Dollars (\$501.33) due on the first of each calendar month thereafter.

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The term of this lease shall be Gone April 1, 2007 through January 31, 2008.

Tenant shell pay Landlord \$1,400 anon exception of this least, such sum representing payment of rout for April 2007 (\$700) and rout for landary 2008 (\$700). Thereafter, for May 2007 through December 2007, Tenant shall pay Landlord monthly rest of \$700, due on the first day of each monthly, so that Tenant's total payments under this least shall equal \$7,600. Tenant risk extent base of a Tamilary 2008, but to not obligated to do so.

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PAGE 30 OF 166

#### OFFICE LEASE

THIS LE. Bluestein,	ASE made and entered into hereinafter called "Landlord	fhis day of _ l", and John Edwa	2007	by and between hereinafter call	Bryan cd
"Tenant".					

#### WITNESSETH

In consideration of the covenants and agreements of the respective parties herein contained, the parties hereto, for themselves, their heirs, successors, distributes, administrators, legal representatives, do hereby agree as follows:

A. SENTEDBAR & ROUNDONS

Landlord by these presents does hereby demise and let unto Tenant, and Tenant hereby leases and hires for Landlord, for the term and upon rental, covenants and agreements herein set forth those certain premises located in the State of South Carolina, County of Richland, City of Columbia, lecated at 1634 Taylor Street and more specifically described as follows:

Single story office building located 1634 Taylor Street- consisting of 2100 square feet of office space and storage containing 5 offices, reception area, conference room, kitchen and two bathrooms.

Fifteen to Eighteen parking spaces at sight are included in the lease. Landlord specifically withholds ten parking spaces in the back of the parking area for the exclusive use by other lesses during normal working hours.

# BELERMAND DELIVERY OF PREMISES:

The LAND TO HOLD said promises unto Tenant for a term beginning on the 15th day of January 2008. This lease term shall entered by several amonth to month basis until notice is given by either party at least thirty (30) days of the expiration of this term.

# CONDITIONS OF LEASE:

and conditions which are expressly agreed

Page 1 of 5

ATTACHMENT 2 PAGE 31 OF 166





# AIR COMMERCIAL REAL ESTATE ASSOCIATION STANDARD INDUSTRIAL/COMMERCIAL MULTI-TENANT LEASE - GROSS

1. Basic 1.1		ns ("Basic Provisions"). st This Lesse ("Lease"), dated for reference purposes only Maxch 29, 2007
		Marix Enterprises II
		("Lessor")
and John Ed	Wards	For President, a North Carolina Corporation
		("Lesses"), (collectively the "Parties", or individually a "Party").
1.2(a)	Bremi	Here: That certain purition of the Project (as defined below), including all improvements therein or to be provided by Lessor
		ise, commonly known by the street address of 4160 S. Pecos Rd., Suites 10 & 11
ocated in the CI		Vegas , County of Clark .
State of <u>NV</u>		, with zip code 89120 , as outlined on Exhibit attached
		penerally described as (describe briefly the nature of the Premises); Approximately 3, 127 rentable
equare ree	t or o	ffice space as part of a larger, multi-tenant office building.
n addition to Lea	see's dot	its to use and occupy the Premises as hereinafter specified, Larger shall have non-exclusive rights to any utility receivelys of
	_	Presides ("Building") and to the Common Areas (as defined in Pangraph 2.7 below), bill offer not have any rights to be
oof, er exierier v	1880 CENN	e Bielding or to very either buildings in fine Project. The Prandeus, the Belilding, the Consums Arces, the land uson which they
		other buildings and improvements thereon, are herein collectively referred to as the "Project." (See also Panagraph 2)
1.2(b)	Padin	max Twe (12) unreserved varieties pecking against. (Site nice Paragraph 7.6)
1.3		Zero years and Ten monits ("Original Term") commencing April 1, 2007
-Commenceme 1.4		and ending <u>January 31, 2008</u> ("Expiration Date"). (See also Paragraph 3) Passession:Not Applicable ("Early Passession Date"). (See also Paragraphs 3.2 and 3.3)
1.5	-	Rent: 6 4, 000.00 per month ("Base Rent"), payable on the First
		neing April 1, 2007
_*		here are provisions in this Lease for the Base Ront to be adjusted.
1.6		e's Shere of Common Area Operating Expenses: Included percent (Included %) ("Lessee's Share").
	at size of t	calculated by dividing the approximate square toolage of the Premises by the approximate square foolage of the Project. In the Premises end/or the Project are modified during the term of this Leave, Lesson stell recalculate Leave's Bluere to reflect
1.7	Base F	lant and Other Montes Paid Upon Execution:
	(a)	Base Rent: \$ 4,000.00 for the parlod 4/1/07 - 4/30/07
	(a)	Common Area Operating Expenses: \$ Included for the period Included .
	(c)	Security Deposit: \$ 4,000.00 ("Security Deposit"). (See also Paragraph 5)
	(d)	Other: \$ Not Applicable for Not Applicable .
	(e)	Total Due Upon Execution of this Lease: \$ 8,000.00
1.8	VBieco	Use: Presidential campaign offices
		. (See also Paragraph 6)
1.9	Insurin	g Party. Lesser is the "incuring Party". (See also Paragraph 8)
1.10		nate Brokera: (See also Paragraph 18)
plicable boxes):		resentation: The following real estate brokers (the "Brokers") and brokersgo relationships exist in this transaction (check
		nercial Real estate Services represents Lessor explusively ("Lessor's Broker");
Realty Or		
)		represents both Lessor and Lessee ("Dual Agency").
	(b) Pay	nemal to Betiliere: Upon execution and editions of this Leaner by both Padies, Leason shall pay to the Brokers
e brokerage fee	appreed to	in a separate written agreement for if times is so such agreement, the sum of Sep. Agent. or ****** % of the
lal Base Rent fo	r the brok	irage services randored by the Broterra).
1.11	Geptran	for. The obligations of the Lessee under this Lesse are to be guaranteed by Not Applicable  ("Guarantee"), (See plan Paragement 27)
1.12	Attachs	nents. Attached hereto are the following, all of which constitute a part of this Large:
an Addendum (	consisting	of Paragraphs N/A through N/A ;
a site plan depi	cting the I	Premises;
a site plan depi		
		and Regulations for the Project; and Regulations stocked by the owners' association;
- when the A	AID LINES	A A
		PAGE 1 OF 16
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#### OFFICE LEASE (MODIFIED GROSS)

PARTIES AND APPLICATION OF LEASE. This Office Lease (Lease), dated for reference purpose only, <u>sume 1, 2007</u>, is made by and between <u>700 Smithridge Drive</u>, <u>LLC a limited liability company qualified to do business in the state of Navada herein called Landlord</u>, and <u>John Edwards for President (JEFP)</u>, herein called Tenant.

- 2. FREMISES. Landlord does hereby lease to Tenant and Tenant hereby leases from Landlord that certain commercial space, herein called Premises (which is depicted in Exhibit 'A" hereto and incorporated herein), having an area of One Thousand Four Hundred and Sixty-six aquere feet 1,466 so. ft.) said the address of 700 Smithridge Drive file beilding improvements to such address to be referred to herein as the "Building"), Suite 101, Reno, Nevada 89502. The term "Property" as mand in this Laure shall mean the real property and improvements more particularly described in Exhibit "B" hereto and incorporated herein. The foregoing approximation of square footage in the Premises represents only a good faith estimate. Even though it may later be determined that the Premises contains more or less actual square factage, neither the rent nor Tenant's percentage of Direct Expenses set forth in Article 7 below shall increase or decrease as a result of such recalculation; provided, however, that if within ninety (90) days after the Commencement Date Tenant delivers a square footage calculation prepared and certified by an architect Reensed in Nevada demonstrating that the equare footage identified herein is off by greater than ten percent (10%), then so long as the certification is accorate, the terms and conditions of this Lease relating to the square footage of this Lease shall be adjusted to reflect the accurant square footage of the Premises from that tion forward. This Laure is authore to the terms, coverents, and conthidors herein set forth and the Tenant convenants as a material part of the consideration of this Lease to keep and perform each and all of said terms, covenants, and conditions.
- 3. TERM. The term of this Lease shall be for 8 months, commencing upon the earlier of (i) actual possession of the Premises, or (ii) June 18, 2007 or Tenant shall pay its pro rate rent based on occupancy (said earlier date being referred to as the "Commencement Date"), and shall expire on <u>January 31, 2008</u> unless terminated earlier hereunder.

#### POSSESSION.

da. If the Landinrd for any reason whatspever cannot deliver pussossion of said Premises to the Tenset as the before the first day of the term, this Lease shall not be void or voidable, nor shall Landlord be liable to Tenant for any loss or damage resulting therefrom, nor shall the expiration date of the above term be in any way extended, but in that event, all rent shall be abated during the period between the Commencement Date and the time when Landlord delivers possession.

4b. In the event that Landlord shall permit Tenant to occupy the Premises prior to the Commencement Date such occupancy shall be subject to all the provisions of this Lease, including without limitation, the obligation to pay rent. Said early possession shall not advance tile termination date hereinshove provided.

5. RENT. The total aggregate base rent commitment for the Premises, not including any operating expenses; adjustments to operating expenses, survices and utilities, jagitorial bunts and expenses on other financial obligations of Tenant under this Lease, shall be \$\*\*Fourteen Thousand Fifty-Seven and 47/100 dollars (\$14,057.47) \*\* which Tenant agrees shall be payable to Landlord, without prior notice or demand unless otherwise provided in this Lease, in the amount of One Thousand Bight Hundred Ninety-One and 14//100 dollars (\$1.891.14) on or before the first day of the first full calendar month of the term hereof and a like sum on or before the first day of each and every successive calendar month thereafter during the term hereof, except that the first month's rent shall be paid upon the execution hereof. Rent for any period during the term hereof which is for less than one (1) month shall be a prerated portion of the monthly installment herein, bused upon a thirty (30) day month. Said rent shall be paid to Landlord, without deduction or offset in lawful money of the United States of America, which shall be legal tender at the time of payment, at 700 Smithridge Drive, LLC a limited liability sompany qualified to do business in Newarka, 550 West Plunth Lane, Suite B-434, Reno, NV 89509 or ter south other person or at such other place as Landlord may from time to time designate in writing. Generally specifing and as main particularly expressed throughout this Lease, Landlord and Tenant agree to a Modified Grass Lease whereby Tenant must pay for: (a) the base tent identified in this Article 5, payable monthly, (b) operating expense adjustments as provided in Article MI; (c) services and utilities and janitorial costs and expenses as provided in Article XVII; and (d) any and all Wher monetary obligations of Tenant as provided under this Lease. Landlord agrees to provide Tenant, within a reasonable time after Tenant's request, with written invoices for rent, operating expenses (to the extent Landlord is billed) and operating expense adjustments. ATTACHMENT\_

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#### SUBLEASE AGREEMENT

THIS SUBLEASE AGREEMENT made this 25 day of June 2007 is entered into by and between Garvey Schubert Barer, a partnership of professional corporations (hereinafter "Sublandlord"), and John Edwards Campaign ("Subtenant").

#### WITNESSETH:

WHEREAS, Sublandlord occupies space in the Flour Mill Complex at 1000 Potomac Street N.W., Washington, D.C. pursuant to a lease dated May 30, 1996 between Solet, LLC as landlord and Garvey, Schubert & Barer as tenant, as amended in the First Amendment to the lease, dated November 28, 2000, and the Second Amendment to the lease, dated September 27, 2004 (the lease and the two amendments thereto are hereinafter collectively referred to as "the Lease");

WHEREAS, Sublandlord now desires to sublease to Subtenant, and Subtenant wishes to sublease from Sublandlord, a portion of the office space subject to the Lease, in accordance with the terms hereof; and

WHEREAS, the Sublandlord and the Subtenant desire to set forth their understandings with respect to the terms of the Sublease as more particularly described herein (hereafter "the Sublease Agreement").

NOW THEREFORE, the parties hereto agree as follows:

#### 1. SUBLEASE

Sublandlord agrees to sublease to Subtenant, and Subtenant agrees to sublease from Sublandlord, one unfurnished office in a portion of the space Sublandlord leases on the Second Floor of the Pioneer Building in the Flour Mill complex, as marked with diagonal lines on the floor plan attached to this Sublease Agreement as Exhibit A (hereinafter the "Subleased Premises") and known as "Office 229." Subtenant agrees to sublease the Subleased Premises in accordance with all the terms and conditions contained in the Lease, except as otherwise specifically provided for herein. The terms and conditions of the Lease are hereby incorporated herein as the terms and conditions of this Sublease Agreement, with each reference to Landlord and Tenant in such Lease to be deemed to refer to Sublandlord and Subtenant.

ATTACHMENT 2
PAGE 34 OF 166

#### 2. TERM

The term of the Sublease shall be for a period commencing on July 1, 2007 (hereinafter the "Commencement Date"), and terminating on June 31, 2008 (hereinafter the "Termination Date"). The term thereafter shall automatically be extended on a month-to-month basis unless on or before May 1, 2008 either party notifies the other party in writing that it does not agree to any extension of the Termination Date. In the event that the Sublease is extended on a month to month basis, Sublandlord and Subtenant must provide at least 60-day notice prior to the date on which either exercises its option to terminate such month-to-month lease, or to amend any of the other terms of the month-to-month lease. During any extension on a month-to-month basis, the terms and conditions of this Sublease Agreement except for the Termination Date shall continue to apply in full.

#### 3. RENT

- (a) Subtenant agrees to pay to Sublandlord a total Rent during the term of the Sublease of \$15,000.
- (b) The Rent shall be paid in Twelve (12) Monthly Payments of \$1,250 each. The Monthly Payment shall be due and payable on or before the first day of each month during the term of the Sublease, except as provided in Section 3(c). Upon notice by Sublandlord, Subtenant shall also include as part of the Monthly Payment next due any charges incurred under Section 4 of this Sublease Agreement, and any additional fees Landlord has charged for any specific services or privileges actually provided at Subtenant's request to Sublandlord or to Subtenant, including, without limitation, after-hour, weekend, or holiday HVAC.
- (c) Subtenant shall pay to the Sublandlord a total of \$2,500 concurrently with the execution of this Sublease. Of this amount, \$1,250 shall be applied to the first month of the Sublease, and the remnining amount shall be held as security. Within thirty days after the expiration of the term hereof, and any extension of the sublease on a month to month basis, the Sublandlord (provided that the Subtenant is not in default under the terms hereof) shall refund the security deposit to the Subtenant, less such portion thereof as the Sublandlord shall have applied to make good any default by the Subtenant with respect to any of the Subtenant's obligations, covenants, conditions, or agreements under this Sublease, which default Subtenant has not cured pursuant to Subsection 20.1 of the Lease. Landlord shall have no obligations or liabilities with regard to the foregoing

ATTACHMENT 2 PAGE 35 OF 166

# Rental Agreement

Terms: Terms ofJuly 1, 2007	the agreement shall be	year <u>7</u> uary 31, 2008	months; beginning on This agreement will
automatically exte any changes in the Tenant with thirty	end under the same terms e monthly rental amount.	and conditions cont The Landlord or A	ained herein, excepting
	e agreement may be term ng the other party at leas		y after the full term of the days) written notice.
have been made. (Home Sweet Apts Any rental paymer \$15.00 late charg thereafter that the due. If the paymer will remain in "de in full by the 10th agrees to be responsees, agent fees an	to the Realty, Inc., 92 Main that not received by the die. There will be an additionant remains unpaid. All at is not received with the fault' and late charges wo feach month, the Tenansible for any and all expedit court costs due to said	ments must be made of St., Berlin, NH 035 use date will be deen tional charge of \$15. I late charges must be alter payment chargeill continue to be adent may be traced une penses incurred, incl	e directly to the office of 570. (Unless noted below) ned "late" and subject to a 00 per week for each week included with her rent te, the Tenant's account ded. If the rent is not paid
Any other Arran	gement		
dishonored check	s: The Tenant agrees to presented for payment. In the form	If two (2) or more ch	ecks are returned, all
by July 1st, unpaid rent upon to amount of the second Tenant fully compaid be returned to the leased unit. The	the tenant within 30 da he security deposit canno ne security deposit if the	deposit will be appli If damages and/or us agrees to pay such a conditions of the agre ys after the date Ten of be used as final res	ed to damages and/or inpaid rent exceed the excess charges. If the exement, the security deposit ant delivers possession of

ATTACHMENT 2
PAGE 36 OF 166

#### LEASE

THIS LEASE AGREEMENT (this "Lease") is entered into as of June 13, 2007, between COCHECO PARK ASSOCIATES, a Massachusetts limited partnership ("Landlord"), and John Edwards For President. ("Tenant").

#### 1. Premises and Commencement.

- (a) <u>Lease Grant</u>. Subject to the terms of this Lease, Landlord leases to Tenant, and Tenant leases from Landlord, the area (the "<u>Premises</u>") described on the plan attached as <u>Exhibit A</u>, being part of the retail area (the "<u>Commercial Space</u>") situated on the first floor of each of the buildings (collectively, the "<u>Buildings</u>") located on the property described in <u>Exhibit B</u>. The term "<u>Property</u>" shall mean the property described in <u>Exhibit B</u>, together with the improvements thereon and such additions and other changes as Landlord may, from time to time, designate as being included within the Property.
- (b) <u>Acceptance of Premises</u>. Except as set forth in Section 1(c) below, the Premises are being leased to Tenant in their "AS-IS" condition. Tenant shall accept possession of the Premises upon the Commencement Date.
- (c) <u>Commencement</u>. The parties agree that the Lease "<u>Commencement</u>

  Date" shall be July 1, 2007 despite the execution of the Lease on the date noted above.
- (d) <u>Area of Premises</u>. The area of the premises are approximately 1,200 square feet in the Cocheco Park Apartments building (the "<u>Building</u>") located at 40 Chestnut Street, Dover, New Hampshire.
- 2. <u>Term.</u> The term of this Lease shall be seven (7) months and 0 Days, commencing on the Commencement Date (the "<u>Term</u>"). If the Commencement Date is not the first day of a caleridar month, then the Term shall be extended by the number of days between the Commencement Date and the first day of the next month. Provided no Event of Default exists and Tenant is occupying the entire Premises at the time of such election, Tenant may renew this Lease for an additional period by delivering written notice of the exercise thereof to Landlord not later than 90 days before the expiration of the Term. The Base Rerit payable for the initial term be: \$6,650 for July 1, 2007 January 31, 2008. Tenant may terminate this lease by giving the landlord thirty (30) days advance notice from the first day of any month after completing a minimum three (3) months of occupancy.

#### 3. Rent.

Base Rent. "Base Rent" (herein so called) shall be the following amount for the following period of time:

PAGE 37 OF 166

5/19/2007

Dear Mrs. Ethel DiNitto.

This letter is to serve as an agreement between Mrs. Ethel DiNitto and Edwards for President in regards to renting the property located at 12 N. Main Street, Concord, NH 03301.

- Edwards for President has agreed to lease the office space from June 1st, 2007 to January 31st 2008.
- On the first of each month Edwards for President will pay Mrs. Ethel DiNitto \$1,544.16 for rent and garbage pick up. The payment will be made to 114 N. State Street, Concord, NH 03301.
- Edwards for President will pay for all utilities associated with the rented space, and switch the utilities to Edwards for President before it occupies the property.
- Edwards for President will maintain insurance on its own personal property items, such as computer equipment, furnishings, etc, as well.
- Edwards for President will be liable for windows if they break during the time the building is leased.
- Edwards for President will notify the lessee before any radical changes are made to the property.

 Edwards for President will return the property in the condition that it was in when the lease begins.

#### **LEASE**

This LEASE is made this day of June, 2007 by and between Derry Depot Square Holdings, LLC (Landlord) c/o DEDC 20 East Broadway Derry, NH 03038, and John Edwards for President, Inc. a North Carolina Corporation, of 410 market Street Suite 400, Chapel Hill NC 27516. Tenant desires to lease the premises containing approximately 728 square feet of space, known as unit 18 (hereinafter referred to as the "Leased Premises"), and which premises are located in the Depot Square Building, located at 6 West Broadway, Derry, NH

Amount Due from Tenant on or before signing of the lease:

Total Rent 7/1/07 – 8/31/07 \$ 1,650.00 \$ 1,650.00

Total due \$ 3,300.00

Total amount due must be paid in the form of collectible funds, and made payable to Grubb & Ellis/Coldstream, 170 So. River Rd. Bedford, NH 03110

#### IT IS THEREFORE AGREED AS FOLLOWS:

1. <u>Term.</u> The initial term of this Lease is for a period of Seven (7) Months commencing on July 1, 2007 and ending on January 31, 2008, unless sooner terminated as provided herein.

#### 2. Base Rent

A. Tenant shall pay base rent as follows:

TIME PERIOD
ANNUAL BASE RENT
MONTHLY AMOUNT
One Year \$7,221.72 \$607.91

B. If Tenant does not pay base rent, supplemental and additional rent (see paragraph 3) or other fees and charges when due pursuant to the terms of the Lease, then Landlord, in its sole discretion, may charge, in addition to any other remedies it may have, a late charge for each month or part thereof that Tenant fails to pay the amount due after the due date. The late charge shall be five percent (5%) of the amount unpaid.

#### 3. Additional Rent-Taxes, Maintenance of Common Areas-Tenant Contribution

A. In addition to base rent, and as noted in paragraph 3B contained herein, Tenant shall pay to Landlord Tenant's proportionate share of the cost incurred by the Landlord in maintaining the Leased Premises, and such costs are herein referred to as "Additional Rent". All costs and expenses of every kind and nature paid or incurred by Landlord on account of operating, equipping, lighting, repairing, replacing and maintaining all common areas, sidewalks, enclosed portions of the building, real estate taxes, and all other common areas shall be prorated, and Tenant shall share therein. Such costs and expenses shall likewise include (but shall not be limited to) premiums for liability, property damage, fire, and all other insurance carried with respect to the Building and personal property taxes and assessments. Real estate taxes and Additional Rent shall not include any franchise, estate, inheritance, succession, capital levy or transfer tax of Landlord or any income tax of Landlord or any interest or penalties assessed with respect to any real estate taxes arising solely from Landlord's failure to timely pay the same and not attributable in any way to the failure of Tenant to punctually pay its proportionate share thereof.

B. Tenant's Additional Runt shall be paid in monthly installments, in the amount estimated by Landlord, on the first day of each and every calender month, in advance. As of the date of this least, Landlord's good faith

PAGE 39 OF 166

1

Initials

#### **LEASE**

- Leased Premises. In consideration of the mutual agreements in this Lease, Landlord leases to Tenant a portion of Landlord's building (the "Building") located at 428 Main Street, Keene, New Hampshire, consisting of approximately 596 square feet, being the second floor area in the back (east) portion of the Building, and referred to as the "Leased Premises." The approximate location of the Leased Premises is shown on the attached plan labeled Exhibit A. Included with the Leased Premises are rights, in common with Landlord and other tenants, for: driveway access to the Building, common parking in the parking area, common doorways into the Building, including a handicap access, common hallways adjacent to the Leased Premises, one stairway access to the Leased Premises, and use of one common bathroom, all as designated on Exhibit A. In addition, Landlord shall make available Landlord's conference room on the first floor of the Building for occasional use by visitors of Tenant who are unable to access the second floor of the Building.
- 2. Term of Lease. This Lease shall begin on \_\_\_\_\_\_\_\_, 2007, and shall end January 31, 2008 (the "Lease Term").
- 3. Rent. Tenant shall pay rent for the Lease Term in the amount of \$\frac{4900}{\quad 900}\$. Rent is payable in cash or other good funds acceptable to Landlord in equal installments of \$700.00 per month, payable in advance on the first day of each and every month during the Lease term, without notice. Rent shall shall be prorated for the remaining days of the month for the first month of the Lease Term. Rent shall be paid to Landlord at the address listed above, or at any other place designated by Landlord. If Tenant fails to pay the rent in full within two days after its due date, Tenant shall pay a late charge of \$25.00 plus \$5.00 for each additional day that the rent continues to be unpaid.
- 4. Security Deposit. Upon signing this Lease, Tenant shall pay \$700.00 as a security deposit, prior to commencement of occupancy, which shall insure the performance of Tenant's obligations. Tenant may not apply the security deposit, nor any portion thereof, to the any rent due, including the last month's rent of the Lease Term. Landlord may, but is not obligated, to apply portions or all of the deposit on account of Tenant's rent or other obligations. If charges made upon termination of tenancy exceed the remaining security deposit, Tenant shall remain liable for excess charges. If any portion of the security deposit is applied to obligations of Tenant at any time during the tenancy, Tenant shall, upon 5 days written notice, reinstate the full amount of the security deposit.
  - 5. Use of Leased Premises. The Leased Premises shall be used as an office.
  - 6. Taxes. Landlord shall be responsible for the timely payment of the real estate

ATTACHMENT 2 PAGE 40 OF 166

# LACONIA PLEASANT STREET ASSOCIATES COMMERCIAL LEASE

MADE this 21st day of June, 2007, between Dwight Barton dba Laconia Pleasant Street Associates, 206 Fair Street Laconia, New Hampshire, 03246, (hereinafter called the Lessor which expression shall include its heirs or assigns where the context so admits) of the one part, and John Edwards for President (hereinafter called the Lessee which expression shall include their executors, administrators and assigns where the context so admits) of the other part,

WITNESSETH, That in consideration of the rent and covenants herein reserved and contained on the part of the Lessee to be paid, performed and observed, Lessor does hereby demise and lease unto the Lessee the store tagether with the basement thereunder, located and known as 624 Main Street, Laconia, N.H. 03246. Said premises are to be used by the Lessee for the conduct of a campaign office.

To have and to hold said premises for the term of 7 months beginning on July 1, 2007 and ending January 31, 2008, and paying therefore the following rent, payable monthly on or before the first day of each month as follows:

First Year: \$795.00 per month for a total annual amount of \$5,565.00 (Five Thousand Five Hundred Sixty Pive dollars).

A late fee of \$25.00 plus \$3.00 per day will be assessed on any rent not paid before the 5th day of each month.

A Security Deposit has been received in the amount of \$695.00, which may not be applied to rent. All security deposits will be returned at the end of this lease, within 10 days upon inspection of the premises provided there is no damage to the property. The Landlord has the right to deduct any and all damage so caused by the Tenant from the Security Deposit being held. Upon renewal of this lease the Security Deposit shall remain with the Lessor until such time as the Tenant has vacated the property.

The Lessee does hereby covenent with the Lessor that the Lessee during the said term and for such future time as they shall hold the said premises or any part thereof, will pay unto the Lessor the said rent at the times and in the manner aforesaid (except as hereinafter provided), and will keep the said premises in good repair, order and condition. Upon vacating the Lessee agrees to return the premises in the same condition or better, damage by fire or other unavoidable casualty only excepted.

ATTACHMENT 2
PAGE 41 OF 166

#### LEASE

This Lease is made on this day of August, 2007, by and between MASCOMA RIVERMILL PROPERTIES, LLC a New Hampshire limited liability company with a principal place of business in Lebanon, New Hampshire and MASCOMA RIVERMILL ENTERPRISES, LLC, a New Hampshire limited liability company with a principal place of business in Lebanon, New Hampshire (collectively referred to as "Landlord") and JOHN EDWARDS FOR PRESIDENT of Chapel Hill, North Carolina ("Tenant").

#### Article I. BASIC PROVISIONS.

Premises Address:

Rivermill Commercial Center

85 Mechanic Street Lebanon, NH 03766

Initial Term:

August 6, 2007 to January 31, 2008

Extended Term:

No option(s)

Landlord's Address:

Mascoma Rivermill Properties, LLC
Mascoma Rivermill Enterprises, LLC
c/o Mascoma Rivermill Management, LLC

85 Mechanic Street, Suite 140

Lebanon, NH 03766

Tenant's Address:

John Edwards for President 410 Market Street, Suite 400 Chapel Hill, NC 27516

#### Article II. LEASE OF PREMISES.

#### Section 2.1 PREMISES.

In consideration of the mutual covenants and agreements contained herein, Landlord hereby leases to Tenant certain premises, together with all appurtenances and rights granted with respect to certain common facilities, which premises are described as follows:

(a) Approximately 1,145 square feet of space to be used for a campaign office, which space is designated as approximately ½ of Unit "B3-2" on Exhibit A attached hereto.

PAGE 42 OF 166

FROM : C HAGGARD

FAX NO. : 7069358457

mar. 17 2007 06:17PM P2

Lease Dated as of March 15, 2047

#### Article 1

#### Reference Date

## 1.1 Subjects Referred To:

Each reference in this Loase to any of the following subjects shall be construed to incorporate the data stated for that subject in this Section:

Landlord:

Red Oak of the Opera, LLC and

40 West Broadway Trust

Managing Agent:

Red Oak Property Management, hie.

289 Pine Street

Manchester, NH 03103

(603) 668-8282

Landlord's Notice Address:

C/o Red Oak Property Management, Inc.

289 Pine Street

Manchester, NH 03103

Tenant:

John Edwards for President

Tenant's Notice Address:

Building Address:

18-72 Hanover Street

Manchester, NH 03101-2230

Premises Address:

66 Hanover Street

Suite 103C, Suite 166C and 202C

Manchester, NH 03101

Communicement Date:

March 15, 2007

Expiration Date:

February 28, 2008

Rentable Floor Area of

Tenant's Space:

· 1200 square feet (Lower Level)

3142 square feet (1" Floor)

1589 square fast (2 16 Floor)

Rentable Floor Area of the

91,971 square fect

Building:

ATTACHMENT 2 PAGE 43 OF 166

#### LEASE AGREEMENT 85 WEST PEARL ST.

This is a lease dated June 1, 2007 between James Walker and Vivian Walker (Lessors) of 99 West Pearl St. Nashna, N.H. dha as Walker Rentals, and (Lessee)

- 1) The Lessors lease to the said Lessee and the lessee accepts the Lease from the lessors of certain premises, known and designated as 85 West Pearl St. Nashua N.H. for the term of six months from June 1, 2007 to January 31, 2008 at the monthly rental of \$1300.00, which will be paid in advance on the first day of each month during said term. At the inception of this lease the Lessee shall pay the Lessors a \$1300 security deposit which may be used for the last month's rent providing the premises are left in a condition satisfactory to the Lessors.
- 2) The term "Premises" shall refer to a portion of the Lessors building at 83-85 West Pearl St. Nashua, N.H. said portion being the existing ground level store, on the west side of the building, known as 85 West Pearl St.
- 3) The Lessee may make such repairs, alterations, and improvements to the premises as it may deem appropriate to accommodate the uses it desires to make of the premises ,providing that such repairs, alteration, improvements or other actions do not compromise the structural integrity of the building, or the life and safety of other tenants. The Lessee shall advise the Lessor before undertaking any such repairs, alterations, or improvements.

At the termination of occupancy and the lease, the Lessee may remove fixtures and equipment it has placed on the premises provided no undue harm or damage is done to the premises.

- 4) The Lessors shall be responsible for major structural repairs and modifications reasonably necessary to maintain the building in good and usable condition. The Lessor shall be responsible, except as specified herein, for exterior maintenance required to maintain a reasonably neat and orderly appearance for the premises.
- 5) The Lessee shall cause, at its own expense, snow to b removed from the sidewalk in front of the store and whatever portion of the private alleyway it is agreed that it may use. The Lessee shall maintain signs, awnings, and other items installed by the Lessee in a reasonably neat and orderly manner. The Lessee shall be responsible for replacement of broken glass in its storefront and entrance door. The Lessee shall maintain its premises so as not to create or allow any fire or health or other undue hazard to exist.
- 6) The Lessors shall heat but not air-condition the premises. The Lessors shall furnish hot and cold water in reasonable quantities, but not for the processing of goods or materials. Any waste, rubbish or hazardous waste generated by the Lessee shall be the responsibility of the Lessee. The Lessee shall be responsible for its own utility bills such as electricity, telephone, cable or other similar utilities.

PAGE 44 OF 166

#### RIVER RUN COMPANY, INC. COMMERCIAL LEASE

This Lease is entered into this \_\_\_\_\_ th day of October 2007 by and between RIVER RUN COMPANY, INC. (hereinaster RRCO), a New Hampshire corporation created under the laws of the State of N. H. and having its principal place of business at 2760 Main Street, P O Box 826, North Conway, County of Carroll, State of N. H. (hereinaster called "Lessor") and John Edwards for President, a North Carolina Non Profit Corporation, doing business at Norcross Place, 2686 Main Street, North Conway, County of Carroll, State of N. H. 03860 (hereinaster called "Lassee").

- 1. <u>DESCRIPTION OF PREMISES</u>. The Lessor hereby agrees to lease to the Lessee, and the Lessee hereby agrees to accept, subject to the terms and conditions hereinafter set forth the following premises: the portion of Lessor's premises discribed as Space #5, approximately 400 sq.ft. of the lower level, eastern space of the above said premises. (Hereinafter referred to as "Leased Premises")
- 2. <u>TERM</u>. The term of this lease shall be for three (3) months commencing November 1, 2007 through January 31, 2008. The terms of this lease are to be held confidential, by both parties.
- 3. OPTION TO RENEW. There shall be an OPTION to renew this lease for an additional term, upon similar terms and conditions to be determined at that time. Lessee shall notify Lessor in writing prior to the termination of the present lease term, of Lessee's intention for renewal.

#### FINANCIAL TERMS & CONDITIONS:

#### 4. PAYMENT OF RENT AND ADJUSTMENTS:

- A. PAYMENT OF RENT. Monthly rental payments are due and payable on or before the first of the month in advance.
- B. RENT PAYABLE TO: River Run Company, Inc., P O Box 826, N. Conway, N.H. 03860 or the Eastern Slope Inn Front Desk. Rents are preferably paid by shock or money order and mailed to RRCO.
  - C. RENT AMOUNT: Monthly Rent \$445.00/ month\*
  - D. PAYMENTS REQUIRED PRIOR TO POSSESSION OF PREMISES BY LESSEE:

Security Deposit \$ 1,100.00 November Rent \$ 445.00 November CAM \$ 130.00

NET AMOUNT DUE \$ 1,675.00

- E. PROMPT PAYMENT DISCOUNT You will be entitled to a Prompt Payment Discount of \$25.00° if your payment of rent and the other payments due from Lessee (including those defined in Paragraph #7 of this lease) are actually received by RRCO on or before the 1<sup>st</sup> of the month (or the 1<sup>st</sup> business day following, if the 1<sup>st</sup> falls on a weekend) in which payment is due.
- F. LATE FEES & FINANCE CHARGES If we fail to receive your monthly rent installment within five (5) days of the due date, you will be charged a late payment charge of \$25.00 per occurrence. In addition Lessee accounts 3D days or more past due will be assessed a finance charge of 1.5% per month on the account balance past due. No demand for rent, either written or oral, is required. Failure to receive rental payments on the date the same is due shall constitute a breach of this agreement and eviction proceedings may be immediately commenced as stated in Section #16. Acceptance of a rental payment later than the due date shall not constitute a waiver of this paragraph.
- G. RETURNED CHECK FEE Lessee will be agressed a \$25.00 charge for each occurrence of a Lessee check which is returned by the bank due to insufficient funds.

ATTACHMENT 2 PAGE 45 OF 166

T-121 P009/011 F-078

# Letter of Intent to Sub-Lease

Date: June 7, 2007

This letter shall serve as a mulual non-binding letter of intent by and between the below named Sub-Landlord and Sub-Tenant regarding the lease of the property described below under the following terms and conditions:

Sub-Landlord;

Residential Mostgage Services, Inc.

Sub-Tensit:

John Edwards for President

Property Address:

Parade Office Mali, Hanover Street, Portemouth NH

**Property Description:** 

Office apace

Initial Lease Term:

8 months ending 01/31/08

Options To Renews: по

Lease Rate:

\$2000 per month, electricity and phone

Rent/Lease

Commencement::

enut di eldisson se noce sa

Occupancy Date: '

above

Delivery of Premises:

as is condition with use of all furniture included

Utilities:

To be paid as noted in lease agreement

Security Deposit:

2 months or \$4000

The purpose of this non-binding letter of Intent is to outline the general business terms and conditions under which both parties will be willing to go forward in an orderly manner to consummate the proposed lease agreement.

This response is confidential and for discussion purposes only and is not warranted as to its accuracy or completeness. It is subject to the negatiation and execution of a mutually acceptable Lease.

PWKane Templates/LOI Lease 2001

ATTACHMENT 2 PAGE 46 OF 166

#### COMMERCIAL LEASE AGREEMENT

Lease made the 25 th day of December 2007, by and between One Wakefield Realty Trust of 134 East Howard Street, Quincy, MA 02169 hereinafter referred to as "Lessor", and John Edwards For President of 410 Market Street, Suite 409, Chapel Hill, NC 27516 hereinafter referred to as "Lessee".

#### WITNESSETH

That the Lessor, for and in consideration and upon the terms, conditions, and provisions hereinafter set forth, does hereby agree to lease to the Lessee, its successors, heirs, and assigns, the following described premises: 1,440+/- square feet of office space located on the second floor of One Wakefield Street, Sulle 225, Rochester, New Hampshire.

- 1. TERM. The term of this least shall be for One (1) Month, beginning on January 1, 2008 and ending on January 31, 2008 (the "lease term"). If the Lessee has not vacuted the leased premises at the close of the lease, it shall be considered a holdover tenant and shall serve at the will of the Lessor with the monthly rental rate increased by twenty percent (20%) over the previous month's payment. As such, Lessee shall be governed by the same terms and obligations as set forth herein.
- 2. RENT. The Lessee agrees to pay to the Lessor as rent for the leased premises:

1/1/08 to 1/31/08

\$850.00/monthly

- 3. IMPROVEMENTS BY LESSOR. Lessor shall lease the premises in "as is" condition.
- 4. ACCESS. Lessor shall have access to the demised premises at all times in the event of an emergency. Lessee shall not change locks without prior notice to Lessor. Should Lessee install a security system monitoring the leased premises, Lessor shall be given an entry number so that emergency access can be gained.
- 5. LIENS. Lessee shall keep all of the leased premises and Lessor free and clear of mechanics', materialmen's and other liens in connection with work and/or labor done or services provided to the leased premises by Lessee.

ATTACHMENT 2 PAGE 47 OF 166

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STANDARD LEASE AGREEMENT	
LEASE, made this 10 th day of December 200 1000	
Between Carca Hunter , hereinafter collect the Landlord	
And Suisa Fellum de Of Companion , Lordinter miles But Tement.	
WITEESSETM: That the Landlord hereby lets to the Tenant, and the Tenant jurging hires from the Landlord, exclain Order #2 with the appurtanences, situated at the Solvent State Refer Connecting TO HAVE AND TO HOLD the same to the said Tenant for the term of anyone months from the 10 May of Theorem 100 2 to the 10 May of Theorem 200 2 to the 10 May of the 10	fe <i>provided</i> . Norprovided.
AND THE SAME TEMPORER SUVCEMENT WITH the state Landlerd that he will pay the said Landlerd  ORA Temporal Said premises to be paid in	EPOSIT to be
AND THE SAID TENANT further covenants with said Landlord that he will not make nor order any waste up that he will not lease nor underlet, not permit any other person or persons to occupy the same, nor carry on the offensive trade or thatness, nor make no suffer to be made any alterations therein, exempt with the consent in a Landlord; that he will not do any act or transact any business by which the insurance on said insidings may be the Landlord may enter to view and make improvements, and to expel the Tenant if the shall fail to pay the rand the coverances at any enter to view and make improvements, and to expel the Tenant if the shall fail to pay the rand the coverances at any enter the shall prove the provision between the fail of the best provision to the fail of the best provision to the fail of the best that and the translated and care the part in the shall be the best the fail of the provision of the part in the shall be said the said care and unarrabiled and the Landlord.	rein in any writing of the affected; and that or perform ána di acid and giblivar ap
INSURANCE: The Tensol shall fluresh the Landlord a certificate of Liability insurance acceptable to the Land injury and property damage. Such certificate shall contain a 15 day cancellation antice.	ilerd for badily
THUS LEASE is also made subject to the following conditions:  Landlord shall pay electric and heat for this office.  Landlord shall pay for the electring services.  Landlord shall pay man for the purion of one building.	•
AND PROVIDED ALSO, that in case the premises or any past thereof during the term of said lease, by destroy fire or other unavoidable casualty, so that the same shall be thereby rendered unfit for use and habitation, then the rent hereinbefore reserved, or a just and proportional part thereof, according to the sature and extent of the shall be marpended or about that the sold premises shall have been put in proper condition for use and habitat Landlord or these presents shall thereby be determined and ended at the election of the said Landlord or his leg	and in such event, idjusies suspined, ion by the said
IT IS LINDERSTOOD AND AGREEB, thin the property beside despited the property by the Tenant or putting agent, that this issue and any removed theoret one finingly about by W. B. IMPETER Richt.TY of P. Nempting for the sententian of the sentent of the sententian of the sententian of the sentential and the work of the property from the Lability whatever in momentian without the removed the transfer of the property from the Lability whatever in momentian without the result of the transfer the lability whatever in momentian without the result of the transfer the lability whatever in momentian the result of the transfer the lability whatever in momentian the result of the transfer the lability whatever in momentian the result of the transfer that is a subject to the property of the lability of the lability of the lability whatever the lability of the labil	etcrismough, dienr by mhitm out rish this types. Lete of this lease
IN WITNESS WHEREOF, the parties have hareunto interclianguably set their hands and seeds the day and yea witners	f Mat Berein
Signed, suffer, and delivered in the present of the state	Landierd
For John Buonel in President	Tonant

**ATTACHMENT 3** 

ATTACHMENT Z PAGE 49 OF 166

#### **UPS Internet Shipping: View/Print Label**

- Print the label(s): Select the Print button on the print dialog box that appears. Note: If your browser does not support this function select Print from the File menu to print the label.
- 2. Fold the printed label at the dotted line. Place the label in a UPS Shipping Pouch. If you do not have a pouch, affix the folded label using clear plastic shipping tape over the entire label.

## 3. GETTING YOUR SHIPMENT TO UPS

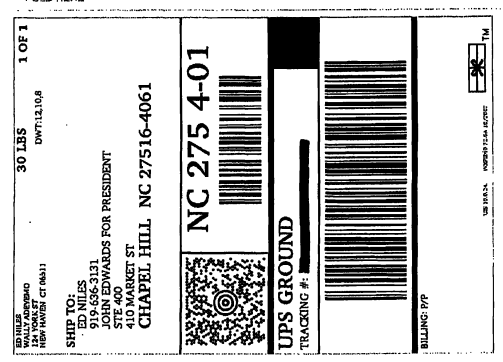
#### **Customers without a Dally Pickup**

- Schedule a same day or future day Pickup to have a UPS driver pickup all of your Internet Shipping packages.
- Hand the package to any UPS driver in your area.
- Take your package to any location of The UPS Store<sup>®</sup>, UPS Drop Box, UPS Customer Center, UPS Alliances (Office Depot<sup>®</sup> or Staples<sup>®</sup>) or Authorized Shipping Outlet near you. Items sent via UPS Return Services<sup>SM</sup> (including via Ground) are accepted at Drop Boxes.
- To find the location nearest you, please visit the 'Find Locational Quick link at ups.com.

#### Customers with a Daily Pickup

■ Your driver will pickup your shipment(s) as usual.

#### **FOLD HERE**



ATTACHMENT 2 PAGE 50 OF 166

2/4/2008

#### **UPS Internet Shipping: View/Print Label**

- Print the label(s): Select the Print button on the print dialog box that appears. Note: If your browser does not support this function select Print from the File menu to print the label.
- Fold the printed label at the dotted line. Place the label in a UPS Shipping Pouch. If you do not have a pouch, affix the folded label using clear plastic shipping tape over the entire label.

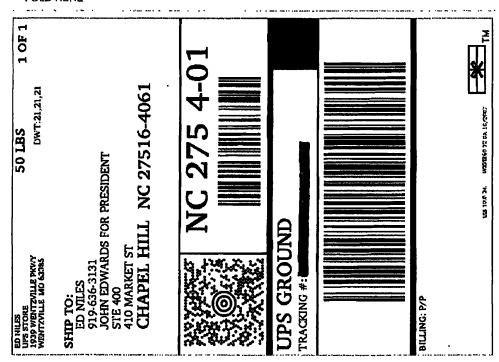
# 3. GETTING YOUR SHIPMENT TO UPS Customers without a Daily Pickup

- Schedule a same day or future day Pickup to have a UPS driver pickup all of your Internet Shipping packages.
- Hand the package to any UPS driver in your area.
- Take your package to any location of The UPS Store<sup>®</sup>, UPS Drop Box, UPS Customer Center, UPS Alliances (Office Depot<sup>®</sup> or Staples<sup>®</sup>) or Authorized Shipping Outlet near you. Items sent via UPS Reten Services<sup>SM</sup> (Including via Greund) are accepted at Drop Boxes.
- To find the location nearest you, please visit the 'Find Locations' Quick link at ups.com.

#### Customers with a Daily Pickup

Your driver will pickup your shipment(s) as usual.

#### **FOLD HERE**



ATTACHMENT\_\_\_\_\_ 2 PAGE\_\_5 / OF\_\_/66 (1731/2008)

### **UPS Internet Shipping: View/Print Label**

- 1. Print the label(s): Seinct the Print button on the print dialog box that appears. Note: If your browser does not support this function select Print from the File menu to print the label.
- 2. Fold the printed label at the dotted line. Place the label in a UPS Shipping Pouch. If you do not have a pouch, affix the folded label using clear plastic shipping tape over the entire label.

## 3. GETTING YOUR SHIPMENT TO UPS

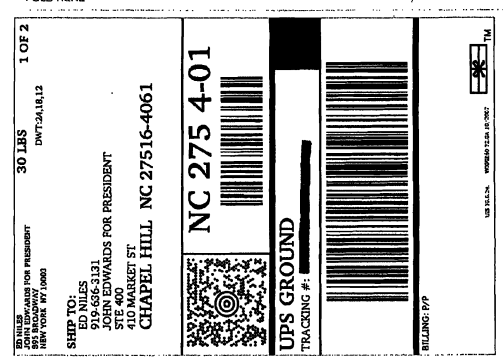
#### **Customers without a Daily Pickup**

- Schedule a same day or future day Pickup to have a UPS driver pickup all of your Internet Shipping packages.
- Hand the package to any UPS driver in your drea.
- Take your package to any location of The UPS Store®, UPS Drop Box, UPS Customer Center, UPS Alliances (Office Depot<sup>®</sup> or Staples<sup>®</sup>) or Authorized Shipping Outlet near you. Items sent via UPS Return Services<sup>SM</sup> (including via Ground) are accepted at Drop Boxes.
- To find the location nearest you, please visit the 'Find Locations' Quick link at ups.com.

#### **Customers with a Daily Pickup**

Your driver will pickup your shipment(s) as usual.

#### **FOLD HERE**



ATTACHMENT OF 166

Close Window

**Transaction Detail** 

Transaction Date:

UPS\* 800-811-1648 GA

SHIPPING SVC

02/17/2008

Transaction Description: DATE 02/05/08 TRK#

Charge: \$131.26

Merchant Address: UNITED PARCEL SERVICE

1620 VALWOOD PKWY STE 115

**CARROLLTON TX 75006-8321** 

USA

Merchant Type: COURIER SERVICE
Doing Business As: UPS CCPP-US

Back to Top

ATTACHMENT 2 PAGE 53 OF 166 **ATTACHMENT 4** 

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Vendor	City	State	Rate	Notes
National	Birmingham	AL	269.07	
National	Burbank	CA	184.17	
Enterprise	Atlanta	GA		Staff/Press
National	Atlanta	GA	425.12	Staff/Lead
National	Atlanta	GA	425.12	Staff
Enterprise	Atlanta	GA	122.45	Staff/Leag
Enterprise	Atlanta	GA	122.49	Staff
Enterprise	Atlanta	GA	126.16	Staff/Press
National	New Orleans	LA	126.39	Staff
National	New Orleans	LA	284.39	Staff
National	New Orleans	ĮŁΑ	107.43	Staff/Press
National	New Orleans	LA	202.22	Staff
National	New Orleans	LA	107.43	
National	New Orleans	LA	107.43	Staff/Press
National	Minneapolis	MN	789.56	Staff
National	Mimteapolis	MN		Staff/Leac
National	Mimieapolis	MN		Staff/Press
National	Minneapolis	MN		Staff/Press
National	Minneapolls	MN	181.5	
Enterprise	Columbia	МО		Staff/Press
Ealerprise	Columbia	МО	84.48	Staff/Press
Enterprise	Columbia	МО	84.48	
Enterprise	Columbia	MO		Staff/Lead
National	Springfield	МО	605.53	Staff
Avis	Springfield	MO	96.49	Staff/Lead
Avis	Springfield	MO		Staff/Press
National	Springfield	МО	100.88	
Avis	Springfield	МО	164.77	Staff
National	Fargo	ND	218.25	Staff
Avis	Fargo	ND	460.53	
National	Tulsa	OK		Staff/Lead
National	Tulea	OK	86.83	Staff/Press
National	Tulsa	OK	173.66	Staff/Press
Nationai	Tulsa	OK	173.66	Staff
National	Atlanta	SC	464.24	Staff
Hertz	Columbia	SC	84.55	
National	Chattanooga	TN	132.14	Staff/Lead
National	Chattaneoga	TN	132.14	
National	Nashville	TN		Staff/Lead
National	Nashville	TN		Staff/Press_
National	Nashville	TN	97.54	
National	Nashville	TN	97.54	Staff

42 cars

Transaction Date	Name	Federal Amount	FEC Purpose of Disb. No.
2/4/08	Avis Budget Group, LLC	4,592.32	AUTORENT
2/4/08	Enterprise Rent-A-Car	28,403.50	AUTORENT
2/4/08	Hertz Rent A Car	22,128.28	AUTORENT
2/4/08	National Car Rental	6,724.58	AUTORENT

61,848.68

ATTACHMENT 2 PAGE 56 OF 166 **ATTACHMENT 5** 

ATTACHMENT 2 PAGE 57 OF 166

Vendor	City	State	Rate	Notes
National	Myrtle Beach	SC	1331.03	110103
National	Charleston	SC	1011.73	•
National	Raleigh	NC	323.84	
National	Raleigh	NC	66.56	
National	Stamford	CT	35.06	

**ATTACHMENT 6** 

ATTACHMENT 2 PAGE 59 OF 166

Total: 359.86	BB&T - Operating Check Amt: 359.86  8200 Greensboro Drive McLean VA 22102 Check Date: February 1, 20  E HUNDRED FIFTY NINE AND 88/100 Check No: 10890	3
		<u> </u>
		<u>]</u> : '*
我就是你的心理是我们的人,只有一个人,一个人,一个人,一个人,一个人的人,他们的人,他们的人,他们的人,一个人们的人,这个人们的人的人,也不是一个人的人,他们就		
01/31/08 REMBURSE 01/31/08 Trave Reimburgement \$ 359.86.7	01/31/08 Travel Reimbursement \$559.86	

Name	: j	Rania Batri	ce	Date Submitted:	31-Jan
Trip D	ates/City/Role (	where applicable):			<del> </del>
Mailin	g Address and	Phone:			
#	Expense Date	Start Stop Point	fiiles	Purpose (Mileage, JRE/EE Food, Lodging etc.)	 Total
1	1-31				\$299.86
2	1-31			_	\$60.00
3					\$0.00
4_					\$0.00
5					\$0.00
6					\$0.00
7					\$0.00
88					\$0.00
9					\$0.00
4					\$0.00
_10					\$0.00
Staff			  Approved		
<u>Sign</u> ati	ire:	Total assun	}y: nes \$3.00 / gallon a	nd 25 MPG.	\$359.86
	<del></del>	Please return for	m with all receipt d	ocumentation to: et Street, Suite 400, Chapel Hill, NC 27	· <u>-</u>

PAGE 61 OF 166

John Edwards for President

VersaCheck Form Your Presige

Vendor No: V-00595

Peter Bondi

Check No: 10675

January 16, 2008

Reference	Invoice Date	Invoice Description		Net Amount Paid
Ö11008 Ö11408	01/11/08 01/14/08	travel reimbursement travel reimbursement		231,71 117.08
	<sup>1</sup>		Total:	348.79

John Edwards for President
410 Market Street
Chapel Hill, NC 27516
Pay "THREE HUNDRED FORTY EIGHT AND 79/100 Check No: 10675

To the order
of:

Pater Bondi

ATTACHMENT 2 PAGE 62 OF 166

John Edwards for President-New Hampshire Mileage Reimbursement

	6 7 7 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$11.60	\$11.60	\$6.38	\$6.38	\$5.80	\$5.80	\$5.80	\$5.80	\$22.33	\$22.33	\$43.50	\$39.73	\$22.33	\$22.33	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$231.71
		•	ı	1			9		1	1	H				ı		_			-					
HB 1116			المتسممستنيون					المستوافق							MA										Totals:
Region:  Approval by Beth Leonard:			الانتائبين المنافقة																						
Peter Bondi																									
Name: Mailing Address: T		11/20/07	11/20/07	11/26/07	11/26/07	12/19/07	12/19/07	12/22/07	12/22/07	12/23/07	12/23/07	11/10/07	11/11/07	11/12/07	11/12/07										

2 OF 166 ATTACHMENT\_ PAGE\_63

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

ailin	Mailing Address and Phones	Mailing Address and Phone: Correct Coppension Control of the Coppension Control of Coppension Control of the Coppension Control of Coppension Control of Coppension Control of			
Item #	Expense Date	Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food	Total
~-	1/10/08				\$36.68
7	1/10/08				\$48.20
3	1/13/08				\$32.20
4					\$0.00
5					\$0.00
စ		•			\$0.00
_			**		\$0.00
80		į			\$0.00
6					\$0.00
4					\$0.00
5					\$0.00
	Jan 4	<b>3</b>	Approved	I COLOR	\$117.08
			th all receipt documental	ion to:	

A

PAGE 64 OF 166

01/28/08 gravel reimbur	ement 40.5
	Total: 40.55
	T - Operating Greensboro Drive an VA 22102  Check Date: February 1, 2 Check No: 10823

VersaCheck Form 1001 Presige

\$40.55 \$40.55 \$0.00 \$0.00 \$0.00 \$0.00 1/28/2008 John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY Christina Hadley Trip Dates/City/Role: 1/21/08-1/22/08 Mailing Address and Phone: ATTACHMENT ဖ თ N ιŊ ო  $\infty$ 

John Edwards for President

Vendor No : V-00602

Check No: 10868

					Ka	rine Jean-I	Pierre
Reference	•	Invoid	ce Date	 In	voice	Description	

\*\*\*\* THREE HUNDRED SIXTEEN AND 7/100

Reference	Invoice Date	Invoice Description		Net Amount Paid
013108	01/31/08	travel reimbursement		316.07
			ļ	
-				
			Total:	316.07

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive

Check Amt: 318.07

McLean VA 22102

Check Date: February 1, 2008

Check No: 10868

To the order of:

Pay

Karine Jean-Plerre

\*\*\* COPY \*\*\*

VereaCheck Form 1001 Prestice

cable):			
LD IN CHAPEL HILL			
Stop Point	Miles	Purpose (Pileage, JRE EE Food, Lodging etc.)	Total
		micego Table	\$105.96
			\$60.00
			\$0.00
	***		\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
	roved	· · · · · · · · · · · · · · · · · · ·	
	00/40/05		\$165.96
	App By Total assumes \$3	Approved By Total assumes \$3.00 / gallon an Please return form with all receipt do	Approved

John Edwards for President

Vendor No : V-00057 Bryan Jung

Check No: 11014

Reference	Invoice Date	Invoice Description	34 5	Net Amount Pald
020108	02/01/08	travel reimbursement	•	273.50
		<u>.</u>	Total:	273.50

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensbore Drive McLean VA 22102

Check Amt: 273.50

\*\*\*\* TWO HUNDRED SEVENTY THREE AND 50/100

Check Date: February 11, 2008

Check No: 11014

To the order of:

Pay

Bryan Jung

\*\*\* COPY \*\*\*

Mailing Address and Phone:         Purifice (Milesge, JREDEE Food, Joseph 2773.50           1         M (22)         Spood           2         Cropsing etc.]         \$0.00           3         \$0.00         \$0.00           6         \$0.00         \$0.00           9         \$0.00         \$0.00           10         \$0.00         \$0.00           10         \$0.00         \$0.00	endor Name	
Vendor Name Vendor City: £ State Purgose (Milagga JREEE Food, Topistics)  Solved  Solved  Approved  Approved  Approved  Solved  Solved	Wendor City. & State	
00 00 00 00 00 00 00 00 00 00 00 00 00		
\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00		
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SO.00 SO.00		
Approved De Constitution of the Constitution o		
	Approved Dec Land	
Jay Pettersφn, 410 Market Street, Suite 400, Chapel Hill, NC 27516 calendar days of your trip conclusion.		

06497

Reference	Invoice Date	Invoice Description	i de	Net Amount Paid
108	01/31/08	travet reimbursement		270,25
			Total:	270.25
John Edwards for 410 Market Street Chapel Hill, NC 275		BB&T - Öperating 8200 Greensborg Urive McLean VA 22102	Check	k Amt: 270.25 5 Date: February 1, 2008 ck No: 10862

VersaChack Form 1001 Prestige

Vame	:	Pete Kavanaugh Date Submitted:		Date Submitted:	31-Jan
Trip D	ates/City/Role	(where applicable):			<u> </u>
Mailing	g Address and	Phone:	<b></b>		
 Item 7	Expense Date	Start Stop Point	; Miles	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
1	1-31	Competition Section		\$	\$87.00
2	1-31				\$60.00
3					\$0.00
4		·····			\$0.00
5		····		·	\$0.00
6					\$0.00
7					\$0.00
8					\$0.0
9					\$0.00
4					\$0.00
10		. <u>-</u> .	<u></u>		\$0.00
કાંતા કાલુકા ૧૧ દ	ire:	Total assu	Approved By: mes \$3.00 / gallon an	Total	\$147.0
		Please return fo	rm with all receipt do	ocumentation to: at Street, Suite 400, Chapel Hill, NC 27	

Reference	resident <i>invoice Date</i>	David Kieve		Net Amount Paid
10208	02/01/08	travel reimbursement		940.34
			Total:	940.34
John Edwards fo 410 Market Street Chapel Hill, NC 27		BB&T - Operating 8200 Greensboro Drive McLean VA 22102	Chec	ck Amt: 940.34 dk Date: February 11, 2008 eck No: 11015

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

į

ailing	Mailing Address and Phone:	Phone:						
tem#	Expense	Vendor Name		Vendor City & State	Burn	Purpose (Mileage, JRE/EE Food Lodging.etc.)	Foral	
-	1/31/08			No.	1	114	<del>\$0.00</del>	755.00
2	80/15/1				F		00-0\$	. 20.00
3	80/05/1		P					\$165.34
4				-			\$0.00	
5							\$0.00	
9							\$0.00	
7							\$0.00	
80							\$0.00	
6							\$0.00	
4							\$0.00	
10							\$0.00	
AT <b>LA</b> PA <b>GE</b>				Approved				; ;
HME 7		John Edwards for President, ATTN: Jay	ATTN: Ja		et, Suite	Petterson, 410 Market Street, Suite 400, Chapel Hill, NC 27516	00:08	7444G. S4
NT 2 0F/6	His					·		

in Edwards for President	Mark Kornblau	ieck No. 11090	February 25, 200	18
Reference Involce Date 1730/08 REMBURSE 01/30/08	Invoice Description Travel Reimbursement		Net Amount Paid 32	
John Edwards for President	BB&T - Operating 8200 Greensboro Drive	•	<b>238,90</b> Amt: 238.90	<u> </u>
Chapel Hill, NC 27516  Pay """ TWO HUNDRED THIRTY EIGHT A  To the order Mark Kornblau	McLean VA 22102 ND 90/100		Date: February 25, 2008 k No: 11090	

ONLY
PENSES
/EL EXI
m TRA
ent For
Reimburseme
- President
S For
hn Edward
의

	Mark Kornblau	7/30/2008	2008
w) alc	Trip Dates/City/Role (where applicable): (meaner opconcernment)		
and F	Mailing Address and Phone: Trace Commence of the Commence of t		
	Walifordina Commenter (Commenter Commenter Com	Rie Cod Pumose (Misson) Reference	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
}			\$27.00
			\$24.00
			\$26.00
11/25/07			\$25.00
			\$9.00
11/27/07			\$15.00
11/28/07			\$10.00
12/26/07			\$25.00
1/22/08			\$15.00
1/23/08			\$30.90
1/30/08			\$32.00
1.41	The spinores of the spinores o		
	Please return form with all receipt documentation to:		230.30
흿	John Edwards for President, ATTN: Jay Petterson, 410 M	esident, ATTN: Jay Petterson, 410 Market Street, Suite 400, Chapel Hill, NC 27516	

N

Vendor No : V-00059 Lori K Kra

Check No : .10819

February 1, 2008

Jc	nn Edwards for Pre	sident	Lori K Krause		
Ó	Reference	: Invoice Date	Invoice Description		Net Amount Paid
	012708 01272008	01/28/08 01/28/08	travel reimbursement reimbursement		151.28 25.37
		<u> </u>		Total:	176.65

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive

Check Amt: 176.85

McLean VA 22102

Check Date: February 1, 2008

Check No: 10819

To the order of:

Check Form 1001 Preside

Pay

ori K Krause

\*\*\*\* ONE HUNDRED SEVENTY SIX AND 65/100

\*\*\* COPY \*\*\*

ATTACHMENT\_

\$23.13 \$24.32 \$28.04 \$11.76 \$8.54 \$5.07 \$0.50 \$0.50 \$24.36 Total \$176.65 1/27/2008 Date Submitted: Total Purpose (Mileage, JREVEE Food Lodging Please return form with all receipt documentation to: Vendor City & Lori Krause Mailing Address and Phone: 1/4/08 12/14/07 1/11/08 1/27/08 1/25/08 1/23/08 1/3/08 Expense Date 1/24/08 rip Dates/City/Role: Hear # Signature: Name 5 4 12 2 6 ည က 4

M

John Edwards for President vendor No. V-00585 James Kvaal February 1, 2008 Check No: 10827 Net Amount Paid Invoice Description mileage reimbursement 216.05 Total: 216,05 John Edwards for President 410 Market Street Chapel Hill, NC 27516 BB&T - Operating 8200 Greensboro Drive McLean VA 22102 Check Amt: 216.05 Check Date: February 1, 2008 Pay \*\*\*\* TWO HUNDRED SIXTEEN AND 5/100 Check No: 10827 To the James Kyeal order of: \*\*\* COPY \*\*\*

VersaCrieck Point 1001 Preside

PAGE 79 OF 166

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Mailing Address and Phone:	l Phone:			
irm = Expense   Date	Vendor Name	Vendor City & State	Purpose fikileage JRE/EE Food Lodging etc.)	Toral
1 1/20-25/08				26.0
2				\$0.00
e e				\$0.00
4				\$0.00
S				\$0.00
				\$0.00
7				\$0.00
80				\$0.00
G.		-		\$0.00
4				\$0.00
10				\$0.00
Stuff		Approved		216.05
	Please return form with all receipt documentation to: John Edwards for President, ATTN: Jav Petterson, 410 Market Street, Suite 400, Chapel Hill, NC, 27516	Please return form with all receipt documentation to:	tation to: Suite 400 Chapel Hill NC 27516	4

Reference:	Involce Date	Invoice Description	No.	t Amount Raid
13108	01/31/08	travel reimburgement		405.88
John Edwards fo	- President		Total:	405.68
John Edwards fo 410 Market Street Chapel Hill, NC 27		BB&T - Operating 8200 Greensboro Driva McLean VA 22102	Check Ami Check Date Check No	: February 1, 2008

ATTACHMENT 2 PAGE 8/ OF 166

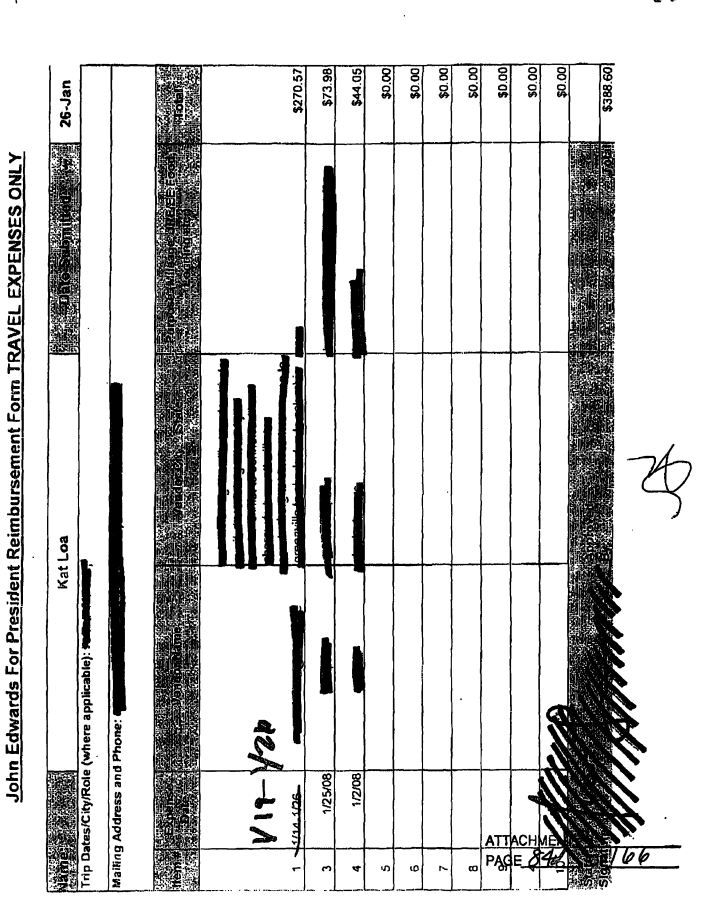
Name	::	Caitlin Lega	cki	Date Submitted:	31-Jan
Trip D	ates/City/Role	(where applicable):			
Mallin	g Address and	Phone: In the second second			
kern #	Faponso Duk:	Start Stop Point	; Miles	Purpose (Lilleuge, JRE/EE Food I odging etc.)	lateT
1	1-31			345 68	<b>\$143</b> ,0
2	1-31				\$60.0
3		· · · · · · · · · · · · · · · · · · ·			\$0.0
4					\$0.0
5					\$0.0
6					\$0.0
7					\$0.0
8					\$0.0
9					\$0.0
4		·			\$0.0
10					\$0.0
Staff			  Approved		
ignatu	ıre:	Total assum	By: nes \$3.00 / gallon a	! Total	\$203.0
		Please return for	By: nes \$3.00 / gallon a m with all receipt d		

M

ATTACHMENT 2 PAGE 82 OF 166

January 31, 2008 Vendor No: V-01240 Kathlean Loa Check No : 10813 ohn Edwards for President nvolce Date : Involce Description Net Amount Paid 388.60 Total: John Edwards for President 410 Market Street Chapel Hill, NC 27516 BB&T - Operating 8200 Greensboro Orive Check Amt: 388.60 McLean VA 22102 Check Date: January 31, 2008 Check No: 10813 \*\*\*\* THREE HUNDRED EIGHTY EIGHT AND 60/100 Pay To the Kathleen Loa order \*\*\* COPY \*\*\* of:

06365 66



John Edwards for President

Vendor No: V-00553 Mark McCullough

Check No: 10877

February 1, 2008

Reference	Invoice Date	Invoice Description		Net Amount Paid
13108	01/31/08	travel reimbursement		451.50
			Total:	451.50
John Edwards for 410 Market Street Chapel Hill, NC 27:		BB&T - Operating 8200 Greensboro Drive McLean VA 22102		k Amt: 451.50 Date: February 1, 2008
Pay	FOUR HUNDRED FIFTY ONE	AND 50/100	Che	ck No: 10877

To the

order

\*\*\* COPY \*\*\*

Vame:		Mark McCullo	ough	Date Submitted:	31-Jan
Trip Da	ates/City/Role (v	where applicable):			
Malling	Address and F	Phone: Commission of the Phone		Joseph Committee	
item #	Papen ag Date	:if uf Stop Point	Titles	Purpose (Mileage, JRE:EE Food, i Lodging etc.)	leteT
1	1-31	oky, en to washington a		*391.5D	\$162.00
2	1-31				\$60.00
3					\$0.0
4					\$0.0
5					\$0.0
6					\$0.0
7		<del>,</del>			\$0.0
8					\$0.0
9					\$0.0
4					\$0.00
10					\$0.0
11.11			hose) at	i.	
ign if	нс <sup>.</sup>	Total assur	''y nes \$3.00 / gallon a	lot ii nd 25 MPG.	\$222.0
	laka Fak		m with all receipt d	ocumentation to: it Street, Suite 400, Chapel Hill, NC 2751	•



ATTACHMENT 2
PAGE 86 OF 166

hn Edwards for P	resident ve	Elizabeth Pavle	Uneck No : 10870	February 1, 2008
Reference	Invoice Date	Invoice Description		Net Amount Paid
013108	01/31/08	travel reimbursement		110.49
			Total:	110.49
	-	SB&T - Operating 8200 Greensboro Drive McLean VA 22102	Check	Aml: 110.49 Date: February 1, 2008 k No: 10870
To the	Deule			

VersaCheck Form 1001 Prestige

order

of:

Elizabeth Pavie

ATTACHMENT 2 PAGE 87 OF 166

\*\*\* COPY \*\*\*

Name:		Liz Pavle		! Date Submitted:	31-Jan
Trip Da	ites/City/Role (	where applicable):	<b>140</b>		
Mailing	Address and	Phone:	<b>P</b>		· · · · · · · · · · · · · · · · · · ·
ltem #	Expense j Date j	Start Stop Point	Mı es	Purpose (Mileage, JRE/EF Food, Lodqing etc.)	Total
1	1-31			\$110.49	\$45.7
2					\$0.0
3		· · · · · · · · · · · · · · · · · · ·			\$0.00
4					\$0.00
5					\$0.0
6					\$0.0
7					\$0.0
8					\$0.0
9					\$0.00
4					\$0.0
10	<u> </u>				\$0.0
Staff			Approved		
<u>ignatu</u>	rr:	Total accum	By: es \$3.00 / gallon a	Total	\$45.7
		Please return for	n with all receipt o	documentation to: set Street, Suite 400, Chapel Hill, NC 27	

ATTACHMENT 2 PAGE 88 OF 166

Reference Invoice Date 012108 012108 012509 012108	Invoice Description  Zavel templinement  travel reimbursement	ANO.	95726 751 72
		Total:	336.92
John Edwards for President 410 Market Street Chapel Hill, NC 27516 Pay "" THREE HUNDRED THIRT	Check Amt: 338.92 Check Date: February 1, 2006 Check No: 10883		

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

1		Leh	99 (1) 14 14											1.1 1	ř.	OU	462
1/31/2007		1460.41.30 % Line.	Total	\$110.20	-\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	80.00		\$85.20	
Date Submitted:		THE STATE OF THE S	Purpose (Mileage, JRE/EE Food.								·					tion to:	and the state of t
Rodney	United Co. Changiting tin	The state of the s	Vendor City & State										:	)	Approved	Mease return form with all receipt documentation to:	and a circle sort, 410 market onece, or
Pauly Rodn	Tr.p Cutes:City:Role (where applicable): 100 miles	rd.Phonë:	Vendor Name													Mease return for	
Name:	Trip Cates City Role	Mailing Address and Phone:	Expense	1 1/21/08	2	ю	4	5	9	7	80	O,	ATT	of ACH	MEDI	Z	2

Service of John Edwards For President Reimbürsement/Form TRAVEL EXPENSES ONLY

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Try D units City Rolle (where applicable);   Purpose (inheapt .NEEE Front   Purpose (inheap				rauly housely	Darg Subhirren:	1002/15/1
Mailing/Address-and Phores   Purpose   Mailing Address-and Phores   Mailing Address-and Phores   Mailing Address-and Phores   Mailing Address-and Purpose	ص طرب <u>:</u>	nos-City-Role		Marie Transfer Action A		
1/21/08   Purpose (included End.   Purpose (included End.   1/21/08   Purpose (included End.   1/25/08   Purpose (inclu	Mailin	g Addrassan		יי אפרטוני		
1 1/21/08 2 1/22-1/23 3 1/24/08 4 1/25/08 6 6 7 7 8 9 9 9 9 9 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	- <del>-</del> -			ı	Purpose (italiango, JRE/EE Food. Lodging etc.)	otal
2 1/22-1/23 3 1/24/08 4 1/25/08 5 6 6 7 7 7 8 8 9 9 9		1/21/08				\$98.89
1/25/08 1/25/08 2-1/25/08	7	1/22 -1/23				\$61.48
4   1/25/08	ဗ	1/24/08				\$19.72
9 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4	1/25/08	, , ,			\$71.63
9 24 31011-311-0 3	5					\$0.00
9 Example 1	9					\$0.00
9 24 24 होता होता होता होता होता होता होता होता	2					\$0.00
Approved By:  John Edwards for President, ATTN: Jay Petterson, #10 Market Street, Suite 400, Chapel Hill, NC 27516	80					\$0.00
Approved By:  John Edwards for President, ATTN: Jay Petterson, #10 Market Street, Suite 400, Chapel Hill, NC 27516				•	-	\$0.00
Approved By:  Interpret to the second to the	·					\$0.00
Approved Signistrum Si	~~~~					30.08
Sobn Edwards for President, ATTN: Jay Petterson, #10 Market Street, Suite 400, Chapel Hill, NC 27516				Approved By:	Total	
			by Edwardsfor President, ATTN:	irn form with all receipt documenta Jay Petterson, 410 Market Street, S	tion to: uite 400, Chapel Hill, NC 27516	

John Edwards for President 410 Market Street Chapel Hill, NC 27516 Pay "" NINETY SIX AND 96/100 To the order Tracy Russo	BB&T - Operating 8203 Greensboro Drive McLean VA 22102	Check	Amt: 96.96 Date: February 1, 2008 k No: 10885
		Total:	96.96
01/31/08 REIMBURSE 01/31/08	Travel-Reimburgement		Net Amount Palls eree
John Edwards for President  Reference: Invoice Date			February 1, 2008

John Edwards For President Relimbarsement Form TRAVEL EXPENSES ONLY

		racy Kusso	Date Submitted:	01.31.08
Trip Dates/City/I	Trip Dates/City/Role (where applicable):			
and Mailing Address and Phones	s-and-Phones			
Rem # Expense	Vendor	Vendor City & State	Purpose (Mileage, JRE/EE Food. Ladqing etc.)	Total
1 1.24.08				\$55.96
2 1.26.08				\$41.00
3				\$0.00
4				\$0.00
ည				\$0.00
ဖ				\$0.00
7				\$0.00
∞.			ä	\$0.00
6				\$0.00
AT A				\$0.00
TAČHME GE_ 7.5				\$0.00
Skinuature:	By:  By:  Please return form	By:  By:  By:  By:  Thease return forthwith all receipt documentation to:  John Edwärds for President, ATTN: Jay Petterson, 410 Market Street, Suite 400, Chapel Hill, NC 27516	Hon to: Total Hill, NC 27518	\$96.96
166	A			
	/			

n Edwards for Pres Reference	ldent	endor No: V:01582 Daniel Secatore Invoice Description	Check No : 10863	February 1, 2008
997,8498,149,109,149,149,149,149,149,149,149,149,149,14	Ó1/3ጎ/08	trável relmbuisement		
John Edwards for Pr 410 Market Street Chapel Hill, NC 27516	esident		378.42 ck Amt: 378.42 ck Date: February 1, 2008	
•	EE HUNDRED SEVENT	TY EIGHT AND 42/100	Ch	eck No: 10863

Name: Dan Secator Trip Dates/City/Role (where applicable):			ore	Date Submitted:	1 31-Jan
	ites/City/Role ( Address and				
i Ai Gi (III i E	y Address and	rnone. Parent de la company			
	E×pensi- Date	Start Stop Point	- Indos	Purpose (Miloage, JREEE Food, Lodg ng ets.)	Tot.il
1	1-31			318,42	\$131.7
2	1-31	hotel			\$60.0
3					\$0.0
4					\$0.0
5		·····	·		\$0.0
6					\$0.0
7					\$0.0
8					\$0.0
9					\$0.0
4					\$0.0
10					\$0.0
:aff			l 'Approved	,	l <del></del>
<u>iqnatu</u>	re:	Total aces	iBy: Imes \$3.00 / gallon a	Total	\$191.7
	· <del></del>	Please return fo	orm with all receipt o	locumentation to: set Street, Suite 400, Chapel Hill, NC 27	

ATTACHMENT 2 PAGE 95 OF 166

Vendor No: V-01179

Check No: 10630

January 16, 2008

n Edwards for Pr	esident	Michael A. Signer		
Reference	Invoice Date	Invoice Description		
2/11/07 DEMONDE	12/11/02	Tenual Salimburgament		

Reference	Invoice Date	Invoice Description		Net Amount Paid
12/11/07 REIMBURSE 12142007 01 1508	12/11/07 12/28/07 01/16/08	Travel Reimbursement mileage reimbursement travel reimbursement		162.30 132.24 157.97
			Total:	452.51

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive

Check Amt: 452.51

McLean VA 22102

Check Date: January 16, 2008

\*\*\*\* FOUR HUNDRED FIFTY TWO AND 51/100

Check No: 10630

To the order of:

Pay

Michael A. Signer

\*\*\* COPY \*\*\*

VersaCheck Form 1001 Pristige

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

lame:		Michae	Michael Signer	Date Submitted:	12.14.07
Trip C	Jates/City/R	Trip Dates/City/Role (where applicable):		-	
Maille	Mailing Address and Phone:				
# #	Expense Date	Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
-	12/6/07				\$66.12
	70/21/21				\$66.12
Staff			Apply Very Market		,
Sign	Signature:	456 mi		Total	\$132.24
		Please returnorm with John Edwards for President, ATTN: Jay Petters		M seeiot documentation to: M410 Market Street, Suite 400, Chapel Hill, NC 27516	

M

PAGE 97 OF 166

900 🛭

12/27/07 02:14 PAX

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Vame			Michael Signer	Date Submitted:	
				·	
Mailin	g Address :	Mailing Address and Phone:	~ NH/	HW 120 HZe	
Item #	Expense Date	Vendor Name	Vendor City & State	Purpose (Mileage, JREFE Food, Lodging erc.)	Total
-	11/21/07	Town ago.			\$56.03
2	11/24/07				\$51.58
က	11/24/07				\$54.69
4		•			\$0.00
2					\$0.00
9					\$0.00
7					\$0.00
80					\$0.00
6		gh.			\$0.00
4					\$0.00
10					\$0.00
Staff			Approved		£462 30
Signature	a ann	Please retuined by John Edwards for President, ATTN	ipt documentat Market Street, S	ion to: buite 400, Chapel Hill, NC 27516	\$ 102.30

hn Edwards for Pr	esident	Vendor No∷ V-01697 Anisa Somani	Check No : 10881	February 1, 2008	
Reference	Invoice Date	Invoice Description		Net Amount Paid	
013108	01/31/08	travel reimbursement		148.48	
			Total:	148.48	
John Edwards for 410 Market Street Chapel Hill, NC 2751		BB&T - Operating 8200 Greenaboro Drive McLean VA 22102 EIGHT AND 48/100	Check Amt 148.48 Check Date: February 1, 2008 Check No: 10881		
To the order of:	ini		*** C	OPY ***	

ATTACHMENT 2 PAGE 99 OF 166

lame: Anisa Somani		i	Date Submitted:	31-Jan	
ates/City/R	ola (where applicat	le):			
Address	and Phone:				
Expense Date	Start Stop	Point	Miles	Purpose (Thioage, JRE/EE Food, Lodging etc.)	Total
1-31				F 148.48	\$61.44
					\$0.00
			· · · · · · · · · · · · · · · · · · ·		\$0.00
					\$0.00
					\$0.00
					\$0.00
		_			\$0.00
					\$0.00
					\$0.00
					\$0.00
				!	\$0.00
/re:					\$61.4
		ease return form	with all receipt	documentation to:	
	Expense Date  1-31	Address and Phone:  Expense Start Stop  1-31  Piere:  Piere:	Address and Phone:  Expense Start Stop Point  1-31  Total assume Please return form	Approved By:  Total assumes \$3.00 / gallon Please return form with all receipt	Approved

Reference : Inveice Date	Invoice Description		Net Amount Paid
01/31/06 01/31/06	(vavel reimbursement		10.49
		Total:	110.49
John Edwards for President 410 Market Street Chapel Hill, NC 27516 Pay "ONE HUNDRED TEN AND 49/100	BB&T - Operating 8200 Greensboro Drive McLean VA 22102	Check Amt: 110.49 Check Date: February 1, 2008 Check No: 10872	
To the order Audrey Waters		*** CO	ργ ***

Name:	Audrey Wate	ers	Date Submitted:	31-Jan
Trip Dates/City/R	ole (where applicable):			
Mailing Address	and Phone:			
llem # Expense	Start Stop Point	Miles	Purpose (Milenge, JRE/EE Food, Lodging etc.)	 Total
1 1-31		I	\$110.49	\$45.7
2				\$0.0
3				\$0.0
4				\$0.0
5				\$0.0
6				\$0.0
7				\$0.0
8				\$0.0
9				\$0.0
4				\$0.0
10		<u></u>		\$0.0
Staff		Approved		676.7
Signature:	Total assun	_By: nes \$3.00 / gallon a	nd 25 MPG. Total	\$45.7

ATTACHMENT 2 PAGE 102 OF 166

1-1-	P 4			President
·nnou	caw	arne	ror	President
3.7(0)				, , , , , , , , , , , , , , , , , , , ,
• • • • • • • • • • • • • • • • • • • •				

Vendor No : V-00619

Teresa Wells

Check No : 10876

Reference	Invoice Date	Invoice Description	1	Net Amount Paid
013108	01/31/08	travel reimpursement		127.60
				. · ·
<u> </u>				
	<del></del>		Total:	127.60

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Orive McLean VA 22102

Check Amt: 127.60

Check Date: February 1, 2008

Check No: 10876

\*\*\*\* ONE HUNDRED TWENTY SEVEN AND 80/100

To the order of:

Teresa Wells

\*\*\* COPY \*\*\*

Name: Tero Trip Dates/City/Role (where applicable):		Teresa W	/ells	Date Submitted:	31-Jan
	Address an				
itean #	Expense ! Date	Start Stop Point	Miles	Purpose (Kiloago, JRE/EE Food, Lodging etc.)	Total
1	1-31			127.60	\$52.8
2					\$0.0
3					\$0.0
4_					\$0.0
5					\$0.0
6					\$0.0
7					\$0.0
8					\$0.0
9					\$0.00
4					\$0.00
10					\$0.00
Staff Signa'u	ire: _		¦ ¡Approved  By:	Total.	\$52.80
		Total ass	umes \$3.00 / gallon form with all receipt	and 25 MPG.	

Vendor No: V-01217

Check No: 10794

January 24, 2008

Elizabeth Whittington

Reference	Invoice Date	Invoice Description		let Amount Paid
012208	01/24/08	mileage reimbursement		158.89
		1		
		1		
			Total:	156.89

John Edwards for President
410 Market Street
Chapel Hill, NC 27516

Pay

\*\*\*\*ONE HUNDRED FIFTY SIX AND 89/100

To the order
of:

\*\*\*\*\*COPY\*\*\*\*

VersaCheca Form 1001 Prestige

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Name:		Beth Whittington	ittington	Date Submitted:	01/22/2008
Trip Da	ates/City/R	Trip Dates/City/Role (Where Applicable):			
Mailing	g Address i	Mailing Address and Phone:			
# (Iem	Expense Date	VendorName	Vendor City & State	Purpose (Mileage, JRE/EE Food Lodging Etc.)	Total
-	1/9/08				\$18.56
2	1/10/08				\$5.45
က	1/11/08				\$15.34
4	1/12/08				\$9.31
5	1/14/08				\$13.60
9	1/15/08				\$17.75
7	1/16/08				\$9.69
8	1/17/08				\$14.09
6	1/18/08				\$19.34
10	1/21/08		145		\$16.94
ĄŢ PĂ	1/22/08				\$16.82
ACH BES	PACIFICATION OF THE PACIFIC AND THE PACIFIC AN		Approved		9450
ENT.		John Edwards for Pr	Please return form with all receipt documentation to:	tion to:	80.001 &
2			tody choicen, to maine on cel,	Sale too, Cirepolitin, Ito 27310	

2 OF <u>16 b</u>

n Edwards for Pres Reference	ident	or No V-00076 Ch Melissä Wideman Invoice Description *** Iravel reimbusement	ek No. 10865.	seernarys 2006 <u>st Amount <i>Pald</i> 32</u> 4930
John Edwards for Pri	asident	BB&T - Operating 8200 Greensbore Drive	Total:	142.10
410 Market Street Chapel Hill, NC 27516 Pay ONE	E HUNDREÖ FORTY TWO A	McLean VA 22102		: February 1, 2008

Verne:		Melissa Wide	•	Date Submitted:	31-Jan
		where applicable):			
Mailing	Address and	Phone:			
ltern #	Expense   Date	Start Stop Point	i ililes	Purpose (Mileage, JRE/EU Food, Lodging etc.)	701.II
1	1-31			7142.10	\$58.8
2			!	·	\$0.0
3		······································			\$0.0
4					\$0.0
5					\$0.0
6			<u> </u>		\$0.0
7					\$0.0
8					\$0.0
9			-		\$0.0
4					\$0.0
10					\$0.0
idurita Stat	re	Total assui	:Appr.ored :By: :nes \$3.00 / gallon :	1 otal	\$58.8
	John Edwar	Please return for	rm with all receipt :	documentation to: ket Street, Suite 400, Chapel Hill, NC 279	516

ATTACHMENT 2 PAGE 108 OF 166

Vendor No: V-00303 Jim Williams

Check No: 10710

January 16, 2008

Reference	Invoice Date	Invoice Description		Net Amount Pald
01/14/08 REIMBURSE	01/14/08	Travel Reimbursement		262.43
: •				
•				
			Ì	
			Total:	262.43

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive

Check Amt: 262.43

McLean VA 22102

Check Date: January 16, 2008

Check No: 10710

To the order

Pay

of:

Jim Williams

\*\*\*\* TWO HUNDRED SIXTY TWO AND 43/100

\*\*\* COPY \*\*\*

VersaCheck Form 1001 Presings

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

1 1/2/or	
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ATTACHMENT 7

ATTACHMENT 2
PAGE /// OF /66

Vendor No: V-00048

Alicia J Brown

Check No: 10665

January 16, 2008

Reference	Invoice Date	Invoice Description		Net Amount Paid
122907	12/29/07	rravel reimbursement		73.60
			İ	
		<u> </u>	Total:	73.60

John Edwards for President
410 Market Street
Chapel Hill, NC 27516

Pay
SEVENTY THREE AND 60/100

To the order of:

Alicia J Brown
OI:

\*\*\*\* COPY \*\*\*\*

ATTACHMENT 2 PAGE 1/2 OF 166

- ONLY
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Finance Expense Form

d phone:  Expenses injuried At: Purpose Caincles: Lorginig Erosing Benearing:  \$10.30 \$0.00 \$0.00  \$28.30 \$0.00 \$0.00  \$28.90 \$0.00 \$0.00  \$28.90 \$0.00 \$0.00  \$20.00 \$0.00  \$20.00 \$0.00  \$20.00 \$0.00  \$20.00 \$0.00  \$20.00 \$0.00  \$20.00 \$0.00  \$20.00 \$20.00  \$20.00 \$20.00  \$20.00 \$20.00  \$20.00 \$20.00  \$20.00 \$20.00  \$20.00 \$20.00  \$20.00 \$20.00				Date Sublinited.	mineo.		12 29 07	
## Phone: 4    Expenses Injurind At:   Purpose   Trainsport*   Lodgang   Food and   Other	(Dates/City/Ro							
Expensional Injuring Att Purpose Caindons 1	iling Address at	4						
100   100		Expenses Incurred At		Transport Carigas	Todging.	Food and Beverage	1 11 11 11	
\$9.30 \$0.00	1 9.20.07			\$10.30	\$0.00	\$0.00	80.00	\$10.30
\$25.70 \$0.00	2 9.21.07			\$9.30	\$0.00	\$0.00	80.00	05:63
\$8.96 \$0.00	3 9.21.07			\$26.90	\$0.00	\$0.00	\$0.00	\$26.90
\$8.96 \$0.00	4 9.26.07			\$25.70	\$0.00	\$0.00	\$0.00	\$25.70
\$21.00 \$0.00	5 9.26.07			\$8.96	\$0.00	\$0.00	\$0.00	96:98-
\$10.60 \$0.00	6 10.29.07			\$21.00	\$0.00	\$0.00	\$0.00	\$21.00
\$0.00 \$0.00	7 11.05.07			\$10.60	\$0.00	\$0.00	\$0.00	\$10.69
\$0.00 \$0.00				00:05	\$0.00	\$0.00		\$0.00
\$0.00 \$0.00	- -			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
App	10			\$0.00	\$0.00	\$0.00		\$0.00
	Finance Person		App				Date	+84

n Edwards for President	or No : V-00048 Che Alicia J Brown	ck No : 10547	January 11, 2008
Reference Involce Date	Invoice Description		Net Amount Paid
12/29/07 REIMBURSE 12/29/07	: Mileage		232.00
		Total:	232.00
John Edwards for President 410 Market Street Chapel Hill, NC 27516	BB&T - Operating 8200 Greensboro Drive McLean VA 22102	Check	Amt: 232.00 Date: January 11, 2008 k No: 10547
To the order of:	AND XX/100		py ***

John Edwards for President-New Hampshire Mileage Reimbursement

			<u>:</u> <u>و</u>																					8 D	1,-0581	0
5. 3.	\$0.00	\$116.00	90.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	80.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	32	J-0581	
		400	7,00	-																				<b>Š</b>		
НД																								Teepool.		
Region:																										
Alicia Brown  [2] 24   67																								↔Please submit each Friday aftemoon to your RFD.		
Name:		12/19/07																						"Please su		
																								-	~	

ATTACHMENT 2 PAGE 1/5 OF 166

Vendor No: V-00047

Check No : 10/40

January 19, 2000

hn Edwards for P	resident	David Cooling		
Reference	Invoice Date	Invoice Description		Net Amount Paid
011408	01/14/08	travel reimbursement		259.09
			Total:	259.09

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive McLean VA 22102

Check Amt: 259.09

\*\*\*\* TWO HUNDRED FIFTY NINE AND 9/100

Check Date: January 19, 2008

Check No: 10740

To the order of:

\*\*\* COPY \*\*\*

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Mailing A	s/City/Ro	Trin Dates/City/Role (where applicable): Williams			
Mailing A	ddress a				
		Mailing Address and Phone: STC 15 Performance	description of the second seco	Bülministera	
-	Expense Date	Vendor Name	Wendor City & State	Purpose (Mileage, JRE/FE Food, Lodging elc.)	Total
	1/9/08				\$49.07
7	1/10/08				\$40.96
3	1/11/08				\$38.80
4	1/10/08				\$84.94
2	1/11/08				\$45.32
9					\$0.00
					\$0.00
89					\$0.00
6					\$0.00
4					\$0.00
Ç ATT					\$0.00
LETS OF			Approved	Fotal	\$259.09
Signature		Please reti	President ATTN: Jav Patterson 410 Market Street. Suite 400, Chapel Hill. NC 27516	ion to: uite 400. Chapel Hill. NC 27516	
٦					

vengui ivo . v יייייעטייי

**David Cooling** 

Rèfetence	Invoice Date	Invoice Description	N	et Amount Paid
12062007 ROBBINS FOOD	12/28/07 12/29/07	mileage reimbursement Travel Reimbursement		117.45 24.51
			Total:	141.96

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Urive

Check Amt: 141.96

McLean VA 22102

Check Date: January 11, 2008

Check No: 10493

Pay

\*\*\*\* ONE HUNDRED FORTY ONE AND 96/100

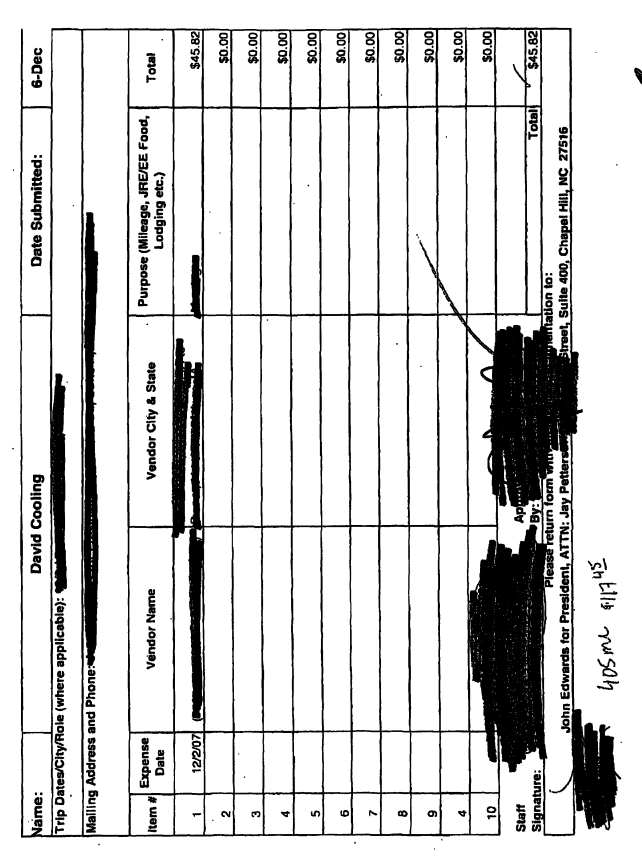
To the order of:

CHECK FORM TOUT Preside



\*\*\* COPY \*\*\*

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY



John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Name		David (	David Cooling.	Date Submitted:	15-Dec
Trip 0	ates/City/R	Trip Dates/City/Role (where applicable): Yespectal			James/
Mailin	g Address	Mailing Address and Phone: John Ottonick Lines		nomes proceeds	
Item #	Expense Date	Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
-	12/12/07				\$71.63
2	12/14/07				\$24.51
3				. 0	\$0.00
4					\$0.00
S					\$0.00
g					80.00
~			•		00'0\$
80					\$0.00
6					\$0.00
4				A.A.A.	\$0.00
5					\$0.00
CHME /A			day	Total	\$96.14
, LT		John Edwards for President, At The	of form with air second and to: Jay Petterson, 4% Street, Suite 40	10, Chapel Hill, NC 275	
2)0		1			<u>i</u>
ļ					

PAGE /20 OF /66

	Invoice Date	Invoice Description		Net Amount Paid	
20607	02/25/08	per diem		1:200.00	
			Total:	1,200.00	
John Edwards for President 888T - Operating 410 Market Street 8200 Greensboro Drive Chapel Hill, NC 27516 McLean VA 22102				ock Amt: 1,200.00	
Pay "" ONE THOUSAND TWO HUNDRED AND XX100			Check Date: February 25, 2008 Check No: 11072		

.

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Jame	, ame:	KATYCI	KATY CUTRIGHT	Date Submitted:	12/6/2007
TripC	Trip Dates/City/Role	ole the statement of the statement of			
Mailin	Mailing Address and Phone:	ind Phone: Prevent All Phone:			
i.o.r.	Expense Date	Vender Name	Vendor City & State	Purpose (Mileage, JRE/EE Food: Lodging etc.)	Total
-	3/12/07				\$30.00
2	3/22/07				\$30.00
3	3/28/07				\$30.00
4	3/29/07				\$30.00
5	3/31/07				\$30.00
9					
^					
∞					\$0.00
6					\$0.00
4					\$0.00
₽ AT					\$0.00
Staff	TACH		percudity		
Signa	§} -		Please return form with all receipt documentation to:	tion to:	\$150.00
		John Edwards for President, ATP	President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516	uite 400, Chapel Hill, NC 27516	



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John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Vame			KATY CUTRIGHT	Date Submitted	12/6/2007
Trip D	ates/City/R	Trip Dates/City/Role: April, Market M		later and the second se	
Mailin	g Address	Mailing Address and Phone Market Control of the Market Control of			
# me	Expense Date	Vendor Name	Vendor-City & State	Purpose (Mileage JRE/EE/Food	Total
<b>~</b> -	4/12 - 4/16				\$150.00
7	4/26 - 4/27				\$60.00
ო	4/29 - 4/30				\$60.00
4	4/15/07				\$30.00
2					
တ					\$0.00
7					\$0.00
8					\$0.00
6					\$0.00
4					\$0.00
9					\$0.00
Staff			Approved:	1.00 (	\$300.00
		Please rei John Edwards for President, ATT	Please return form with all receipt documentation to: John Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516	lion to: uite 400, Chapel Hill, NC 27516	



ATTACHMENT PAGE/23 OF

OF 166

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Vame	•		KATY CUTRIGHT	Date Submitted	12/6/2007
Trip	Trip Dates/City/Role: M	tole: Management of			
Maili	Mailing Address and Phone	and Phone			
Hera	Item# Expanse	Vendor Name	Vendor City & State	Pumpose (Mileage, JRE/EE/Food.	Total
-	5/2 - 5/3				00 09\$
2	6/6 - 5/9				\$120.00
က	5/13/07				\$30.00
4	5/22/07				\$30.00
က	5/24 - 5/27				\$120.00
ဖ	. 5/30/07				\$30.00
60					\$0.00
စ					\$0.00
4					\$0.00
2			-		\$0.00
ATTAC	ATTAC		Approved		
Sign	ature		Please return form with all receipt documentation to:	tion to:	\$380.00
		John Edwards for President, ATT	r President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516	uite 400, Chapel Hill, NC 27516	
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PAGE 124 OF 166

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

) }. :	Mailing Address and				
Mailin		Mailing Address and Phone: 1 Throphage and Phone: 1			
fem.#	Expense	VendörName	Vendór Gily & State	Purpose (Mileage JREFE Food	Total
-	6/3 - 6/8				\$180.00
7	6/12/07				\$30.00
ო	6/21 - 5/22	THE			\$60.00
4			-		
ω					
9					
^					
_ ∞					\$0.00
ര					\$0.00
4					\$0.00
5					\$0.00
Staff			Approved		
Signa			Please return form with all receipt documentation to:	tion to:	\$270.00
	C	John Edwards for President, ATT	President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516	uite 400, Chapel Hill, NC 27516	

PAGE 125 OF 166

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Namo	Name:	KATY CUTRIGHT	JTRIGHT	Date Submitted:	12/6/2007
Trip D	Trip Dates/City/Rcle: J				
Meilin	g Address	Mailing Address and Phone:			
mea.	Item # Experise	Vendor Name	Vendor City & State	Purpose (Mileage: JRE/EE Food: Lodging elt.)	र्गेर्णवा
1	7/17/07				\$30.00
7	7/23/07				\$30.00
က	7/24/07			difference delication to the second	\$30.00
4					
5					
9					
7					
<b>&amp;</b>					\$0.00
6					\$0.00
4					\$0.00
10					\$0.00
Star			Approved		
Signature	`J		<b>5X</b>	TEOLOGICAL STREET	\$90.00
		Please reti John Edwards for President. ATT	Please return form with all receipt documentation to: President. ATTN: Lori Krause. 410 Market Street. Suite 400. Chapel Hill. NC 27516	rtion to: buite 400, Chapel Hill. NC 27516	
ן ער					

ATTACHMENT 2 PAGE /26 OF /66

Reference	Invoice Date	Invoice Description	Net	a.sq.	
- <del>1</del>			Total:	6.99	
John Edwards for President 410 Market Street Chapel Hill, NC 27516 Pay "SIX AND 99/100		BB&T - Operating 8200 Greensborg Drive McLean VA 22102	Check Date:	6.99 heck Amt: 6.99 heck Date: February 25, 2008 Check No: 11089	

Vendor Name Vendor Address. City, State, Zip grinding/copying etc.)  Description of the state of	Mailing Address and phone:			
Jamo Vendor Address. City, State, Zip office supplies, printing/copying etc.)	Same and the same			:
printing/copying etc.)	Vendor Namo	Vendor Address. City, State, Zip	Purpose (event supplies, office supplies,	Total
			printing/copying etc.)	6.99
	,			
				3 · ma
		mis calculate days of your trip contributions.		
Within 7 calendar days of your tip conclusion.				

VEHQUI NO . V-V11/4

CHECK INU . 10000

January 16, 2008

in Edwards for P	resident	Erica De Vos		,,
Reference	Invoice Date	Invoice Description		Net Amount Paid
12707	01/0 <del>5</del> /08	mileage		182.70
***			Total:	182.70
John Edwards for President 410 Market Street		BB&T - Operating 8200 Greensture Drive		ik Amt: 182.70

John Edwards for President 410 Market Street Chapel Hill, NC 27516	BB&T - Operating 8200 Greensboro Drive McLean VA 22102	Check Aml: 182.70 Check Dale: January 16, 2008	
Pay "" ONE HUNDRED EIGHTY TWO AND 70/11	00	Check No: 10860	
order of :		*** COPY ***	

VersaCheck Form 1001 Prestige

	Dela Dela											2.70	06050
	\$18 2.70	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	OK - 281 082-70	
													rm with all receipt documentation to: Petterson, 410 Market Street, Suite 400, Chapel Hill, NC 27516
Evice Devios Trip Dates/City/Role (where applicable): 195 Virgitum . Mailing Address and Phone:													Please return fo
Trip Dates/City/Role (where Vingitual) Vingitual. Mailing Address and Phone:	1 11 (27-12)	2	က	4	· S	9	7	8	6	ATT/	10 10	30	

		• .		,	
1		Edwar		Ph . 2 1 1	
_ 1	nnn	⊢αwar	ne tar	Proci	nant
•	V1111	Luwai	49 101	1 1651	ucill

Vendor No: V-00132 Matthew C Globbi

Check No: 11016

February 11, 2008

		Marinem C Globói	 20 - 10 <u>20 - 1</u>	
Reference	Invoice Date	Invoice Description		Net Amount Paid
020108	 02/04/08	travel reimbursement		1,335,90
			-	
			Total:	1,335.90

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive McLean VA 22102

Check Amt: 1,335.90

Check Date: February 11, 2008

Pay

\*\*\*\* ONE THOUSAND THREE HUNDRED THIRTY FIVE AND 90/100

Check No: 11016

To the order of:



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VEHIOU NO V:01/01

CHECK 110 . 10012

January 10, 2000

Reference	Invoice Date	Invoice Description		Net Amount Paid
011108,	01/11/0B	travel reimbursement		45,33
			=	
			Total:	45.33

Hillary Hampton

VersaChock Form 1001 Prestige



### **Check Request Form**

Vendor Name:	Hillary Hampton
Address:	
Amount: Coding (& Allocat	45.33 ion): 1A/NH
Invoice Date: Staff Contact:	ATTACHMENT 2 PAGE 134 OF 166

VorseCheck Form 1001 Presuge

Vendor No: V-01208 Jeff Harris Check No: 10694

January 16, 2008

Reference	Invoice Date	Invoice Description		Net Amount Paid
121907	01/11/08	mileage reimbursement		92.80
	1			
	1			
			· Total;	92.80

John Edwards for President
410 Market Street
Chapel Hill, NC 27516

Pay
NINETY TWO AND 80/100

To the order
of:

SB&T - Operating 8200 Greensboro Drive McLean VA 22102

Check Amt: 92.80
Check Date: January 16, 2008
Check No: 10694

Address and Phone:    12/10/07   12/13/07   23.0	rip Dates/City/Role		Jeff Harris	Bak Submitted:	12/15/04
Expense Vendor Name Vendor City & State  12/10/07  12/12	lailing Address and	e: 1 <b>teriore</b>			CF
Expense  12/13/07  12/13/07  25.0  Approved  Market Street, Suite 600, Chapel Hill, NC 27516.  Wondor City & State  Purges (Milesse, JRE/EE Food, Tr.  Purges (Milesse, JRE/EE Food, Tr.)  Approved  Mithin 7 Catendar days of your trip conclusion.		nd Phone: Comments of the Comm			ATTA DA9
12/12/07 12/13/07 23/0 Approved By: Cohn Edwards for President, ATTN: Lot Kraues, 410 Market Street, Suite 400, Chapel Hill, NC 27516. within 7 calendar days of your trip conclusion.		Vendor Ņame	Vendor City & State	Purpose (Mileage, JRE/EE Food	Total
12/13/07  33/0  %ptroved  Miptroved  Approved  Approved  Miptroved   -		4		\$47.85	
33.0  30.0  Sphowed  Approved  By:  Within 7 calendar days of your trip conclusion.					\$34.80
SSO  Approved  Approved  By:  By:  Within 7 Calendar days of your trip conclusion.			The state of the s		\$10.15
Approved  Reproved  By:  By:  By:  Within 7 calendar days of your trip conclusion.	4				\$0.00
Approved  Ripproved  By:  By:  Total 8  Within 7 calendar days of your trip conclusion.	ເນ	320			\$0.00
Approved  Sohn Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516.  Within 7 calendar days of your trip conclusion.	9				\$0.00
Approved By:  Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516.  within 7 calendar days of your trip conclusion.	7				\$0.00
Approved By: By: Cohn Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516 within 7 calendar days of your trip conclusion.	80				00.0\$
Approved By: Total S Gohn Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516 within 7 calendar days of your trip conclusion.	G				\$0.00
Approved By: Sohn Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516. within 7 calendar days of your trip conclusion.					\$0.00
Approved By: Total John Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516 within 7 calendar days of your trip conclusion.	10				\$0.00
Within 7 calendards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516.  within 7 calendar days of your trip conclusion.	taff			on again to market	
		Marion Edwards for President, AT within	TN: Lori Krause, 410 Market Street, Suit 7 calendar days of your trip conclusio	27516.	

Vendor No: V-01208

Jeff Harris

Check No: 10479

January 11, 2008

Reference	Invoice Date	Invoice Description		Net Amount Paid
12062007	12/28/07	mileage reimbursement		110.20
				<del>, , , , , , , , , , , , , , , , , , , </del>
			Total:	110.20

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive

Check Amt: 110.20

McLean VA 22102

Check Date: January 11, 2008

Pay

\*\*\*\* ONE HUNDRED TEN AND 20/100

Check No: 10479

To the order of:

J<u>eff</u> Harris

\*\*\* COPY \*\*\*

VerseCheck Form 1001 Prestige

Name:		Jeff Harris		Date Submitted:	12/6/07=
Trip Dates/City/Role:	ole: Caracteristics				I <b>∃</b> WH
Mailing Address and Phoner	and Phoner-terminal		- Degade		SATTA
Item # Expense	Vendor Name	Vendor City & State	& State	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
11/19 -					\$40.60
2					\$0.00
3					\$0.00
4					\$0.00
5					\$0.00
9					\$0.00
7					\$0.00
8	·				\$0.00
<sub>o</sub>					\$0.00
4					\$0.00
10					\$0.00
Staff		Appro		Total	09 008
nature.	John Edwards for President	ATTN: Lori Krause, 410 ithin 7 calendar daysof	Markal Street, Suite	400, Chapel Hill, NC 27516	
	380 mi				

ge, JRE/EE Food,	Name:			Jeff Harris	Date Submitted:	12/6/07
Vendor Name Vendor City & State Purpose (Mileage, JRE/EE Food, Lodging stc.)	Q	tes/City/Ro	las-definition of the second o			
Expense Vendor Name Vendor City & State Purpose (Mileaga, JRE/EE Food, 11/29/07 Lodging str)  11/29/07 Lodging str)  11/29/07 Lodging str	5	Address a	ind Phone. Transmitte Digital Control			I <del>SATTA</del>
11/29/07 11/29/07/07 11/29/07/07 11/29/07/07 11/29/07/07 11/29/07	*		Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
11/29/07	1	11/29/07		7137		\$34.80
9.		11/29/07				\$8.70
	17	11/29/07				4
	7					\$0.00
			2006			\$0.00
						\$0.00
						20.00
			·			00'0\$
						\$0.00
						\$0.00
	,	;	1			\$0.00
Total	}	W		Apple		

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Trip Dates/City/Role;   Mailing Address and Phone: Wendor Name   Vendor City & State   Purpose (Milesige, HE/EE Food, Total   12/2/07   3 17/40   4 17/2/07   5   5   5   5   5   5   5   5   5	Name	 41	Jeff	Jeff Harris	Date Submitted:	12/6/07
125/07   1	Trip C	ates/City/Ro				
12507   Purpose (Mileège, JREEE Food, Tou Date   Purpose (Mileège, JREEE Food, Tou Lodging etc.)   12507   Purpose (Mileège, JREEE Food, Tou Date   125507   Purpose (Mileège, JREEE Food, John Edwards for President, ATTN: Lon Krause M.10 Market Street, Suite 400, Chappel HIII, NC 27516	Mailir	ng Address a	and Phone: designation in the land of the			
12/5/07 12/5/0	Item	1	Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
12/5/07 12/5/0	-	12/5/07				\$17.40
12/5/07   5   6   6   6   6   6   6   6   6   6	4	12/6/07		3		\$6.25
Approximately for President ATIN: Lot Krause A10 Market Street, Suite 400, Chapel Hill, NC 27516	4	12/5/01				\$3,77
Apple	4	120/2/107				\$7.25
Ap  Ap  By:  Dohn Edwards for President, ATTN: Lori Krause 410 Market Street, Suite 400, Chapel Hill, NC 27516	5					\$0.00
Approximate for President ATIN: Lot Xrause 410 Market Street, Suite 400, Chapel Hill, NC 27516	9					\$0.00
Approximate for President, ATTN: Lori Krause W10 Warket Street, Suite 400, Chapel Hill, NC 27516	^					\$0.00
Appendent ATTN: Lori Krause A10 Market Street, Suite 400, Chapel Hill, NC 27516	80	,				\$0.00
App.  App.  By: Total	6					\$0.00
App.  By: Total By: Total Market Street, Suite 400, Chapel Hill, NC 27516	4					\$0.00
Approximately Approximately 10 Market Street, Suite 400, Chapel Hill, NC 27516	5		,			\$0.00
By: By: John Edwards for President, ATTN: Lori Krause, 410 Market Street, Suite 400, Chapel Hill, NC 27516	Staff	Ţ		Ap		72.40
	Sign	ature:	/ John Edwards for President AT	By: TN: Lori Krause 410 Market Street, Sui	ļ	33567
	4		1			

PAGES 15/10 LOFT 156

Vendor No: V-00232 **Daniel Holt** 

Check No: 10633

January 16, 2008

Reference	Invoice Date	Invoice Description		Net Amount Paid
12272007	12/28/07	per diem		180.00
-				
			Total:	180.00

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensborg Drive

Check Amt: 180.00

McLean VA 22102

\*\*\*\* ONE HUNDRED EIGHTY AND XX/100

Check Date: January 16, 2008

Check No: 10633

To the order of:

VersaCituck Porm 1001 Presige

Pay

\*\*\* COPY \*\*\*

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

In Dute California Marie   M	Name:			Date Submitted:	12/21
Address and Phone: Total Wendor City & State   Purpose (Williamque, JRE.E. Fond. 15.5)    127	Inp Dates/City	//Itole (where applicable)			
	Mailing Addre:	ss and Phone:			
1   2   1   2   2   2   2   2   2   2		Vendor	Vendor City & State	Purpose (Mileuge, JRE/EE Food, Lodging etc.)	Total
	1 11/26				i٠
	, 11		1.1		1
	=		13		
2			,,		
35. 15. 15. 15. 15. 15. 15. 15. 15. 15. 1	: =				
Appy Biese return form with all receipt documentation to: John Edwards for President, ATTN: Jay Petterson, 410 Market Street, Suite 400, Chapel Hill; NC 27516		(1			
Apprenticular Ap	_ น	,	,,		1
Appropriate the second of the	8				\$0.0
Apprentice of the second of th	6				\$0.0
Apprenticular of the second se	4				\$0.0
John Edwards for President, ATTN: Jay Petterson, 410 Market Street, Suite 400, Chapel Hill, NC 27516	10				\$0.0
John Edwards for President, ATTN: Jay Petterson, 410 Market Street, Suite 400, Chapel Hill, NC 27516	Signature ATTAC		Appre		30
	HMF	John Edwards for President, ATTN	urn form with all receipt documents: Jay Petterson, 410 Market Street,	ation to: Suite 400, Chapel Hill, NC 27516	
	NT a				
					•

John	Edwa	rds (	or Pı	esid	ent
• • •					

Jessica Jones

UNCUR NO . 10710

. . . . .

January 11, 4000

Reference	Invoice Date	Invoice Description	N	<u>et Amount Paid</u>
12142007	12/28/07	mileage reimbursement		325.96
			ĺ	
			Total:	325.96

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 8200 Greensboro Drive McLean VA 22102

Check Amt: 325.96

Check Date: January 11, 2008

Check No: 10478

Pay

\*\*\*\* THREE HUNDRED TWENTY FIVE AND 98/100

THREE HONDRED FOREITT FIVE

To the order of:

VersaCheck Form 1001 Prestige

Jessica Jones

\*\*\* COPY \*\*\*

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

Varne:		Jessic	Jessica Jones	Date Submitted:	14-Dec
E P	rip Dates/City/Role (where	ole (where applicable)			
Mailir	Mailing Address and Phone:	and Phone:			
te #	Expense Date	Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food, Lodging atc.)	Total
-	11/19/07				\$16.53
2	11/20/07				\$46.40
E	11/26/07				\$16.53
4	11/29/07				\$16.53
S	12/2/07				\$16.53
9	12/3/07				\$31.32
^	が記				\$42.63
ھ	12/6/07			٥	\$32.77
6	12/8/07				\$46.40
4	12/9/07				\$16.53
2	12/12/07				\$16.53
	12/14/07				\$34.32
Staff Signa	1 2	1,134 mm 4335 96	Ay.	Total	07,000
		John Edwards for President, ATI	John Edwards for President, ATTN: Jay Petter out 410 Market Street, Suite 400, Chapel Hill, NC 27516	uite 400, Chapel Hill, NC 27516	

ATTACHMENT 2
PAGE 144 OF 166
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VersaCheck Form 1001 Presige

Vendor No: V-00328

Heather C McGhee

Check No: 10753

January 22, 2008

Reference	Invoice Date	Invoice Description	Net Amount Paid
011508	01/21/08	travel reimbursement	154.95
<u>ئىرىدىسى بى جاڭ ئاسى بالاسل قىنگى ئايى</u>			
4		_ To	tal: 154.95

John Edwards for President
410 Market Street
Chapel Hill, NC 27516

Pay
ONE HUNDRED FIFTY FOUR AND 95/100

To the order
of:

B88T - Operating
8200 Greensboro Drive
McLean VA 22102

Check Amt: 154.95
Check Date: January 22, 2008
Check No: 10753

Check No: 10753

ATTACHMENT 2
PAGE 145 OF 166

\$44.49 \$35.75 \$0.00 \$0.00 \$0.00 \$33.44 \$0.00 \$0.00 \$0.00 \$0.00 1/15/2008 \$41.27 \$154.95 Date Submitted: John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY Total Purpose (Mileage, JRE/EE Food, John Edwards for President, ATTN: Jay Petterson, 410 Market Street, Sulte 400, Chapel Hill, NC 27516 Please return form with all receipt documentation to: Vendor City & State Heather McGhee Approved Vendor Name Mailing Address and Phone: PR 1/9/08 1/10/08 1/11/08 1/13/08 Expense Date TALENT 4 9 Ŋ ဖ O Ø က ^ œ 4

PAGE 146 OF 166

VersaChack Form 1001 Prosinge

Vendor No: V-00328

Check No: 10631

Total:

January 16, 2008

45.14

Reference	Invoice Date	Irivoice Description	Net Amount Paid
11242007	12/28/07	lravel reimbursement	45.14
	ŀ	i e	

Heather C McGhee

John Edwards for President 410 Market Street Chapel Hill, NC 27516 BB&T - Operating 8200 Greensboro Drive Check Amt: 45.14 McLean VA 22102 Check Date: January 16, 2008 Check No: 10631 "" FORTY FIVE AND 14/100 To the Heather C McGhee order \*\*\* COPY \*\*\* of: 

TRAVEL EXPENSES ONLY
Form
Reimbursement
or President
John Edwards Fo

	vame:		Heather McGhee	Date Submitted:	***
Trip	Jates/City/Ri	Trip Dates/City/Role (where applicable):	Bulletin Commence		
Mallin	Malling Address and Phone:	and Phone: ••••••••••••••••••••••••••••••••••••			
tem #	Expense Date	Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
-	11/24/07				\$45.14
7			·	-	\$0.00
က					\$0.00
4					\$0.00
တ					\$0.00
9					\$0.00
^					\$0.00
80					\$0.00
6					\$0.00
4				The second secon	\$0.00
5			The state of the s		\$0.00
Staff					
Signature	aturie	Please return form		ion to:	\$43.14
·	,	John Edwards for President, ATTN: Jay Petters		ket Street, Suite 400, Chapel Hill, NC 27516	

Vendor No : V-01182

Check No: 10727

January 16, 2008

Reference	Invoice Date	Invoice Description	<u></u>	et Amount Paid
011408	Ö1/16/08	reimbursement		181.53
			İ	
<u> </u>				
			Total:	181.53

Kathleen McGlynn

John Edwards for President

#10 Market Street
Chapel Hill, NC 27516

Pay
\*\*\*\* ONE HUNDRED EIGHTY ONE AND 53/100

To the order of:

\*\*\*\* COPY \*\*\*\*

\*\*\*\* COPY \*\*\*\*

VersaChack Form 1001 Prastige

## Travel Expense Form (Total less than \$500) TRAVEL ONLY

		Kathleen McGlynn		র্প্নিয়ন্ত্রকারীক্রিক্রিক্রিয়ার		1/14/2008		
Mailing	Inp (Dates/City/Hole): Mailing Address and p	hone						
·F)				. : 1013pm	<u>2</u> 1	Server (Co.	(E)	
-	1/4/07			\$0.00	\$0.00	\$79.53	\$0.00	\$79.53
7	1/3/08			\$0.00	\$0.00	\$0.00	\$102.00	\$102.00
က				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
ស				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
ဖ				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
7				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
æ		·		\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
6				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
PA PA				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
TA.GE /	TA.		18.00 (19.00)					\$181.53
ENT 50			all receipt	documentation to:	);			

Please return form with all receipt documentation to:

John Edwards for President, 410 Market Street, Suite 400, Chapel Hill, NC 27516

within 7 calendar days of your trip conclusion.

ENT 2

Réference:	Invoice Date !	Invoice Description		Net Amount Pald
21607	12/2007	travel reimbursement		214.03
			Total:	214.03
John Edwards for Pre- 410 Market Street Chapel Hill, NC 27516	sident HUNDRED FOURTEEN AN	BS&T - Operating 8200 Greensboro Drive McLean VA 22102 ID 3/100	Check D	Amt: 214.03 Pate: January 11, 2008 No: 10537
To the order of:	mn Y		*** COF	ογ ***

## Travel Expense Form (Total less than \$500) TRAVEL ONLY

**}**,

iling	Mailing Address and phon	phonometric property of the ph		i				
-	12/14/07		\$0.00	\$0.00	\$6.49	\$0.00	\$6.49	
2	12/13/07		\$0.00	\$0.00	\$27.54	\$0.00	\$27.54	
8			\$0.00	\$0.00	\$0.00	\$0.00	\$6.00 \$6.00	
4			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
S			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
9			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
7			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
80			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
6			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
10			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
							34.03	_

PAGE 152 OF 166

John	<b>Edwards</b>	for	Presi	dent
- 4				

Collegn Murray

Reference	Invoice Date			Net Amount Paid
011908	01/28/08	travel reimbursement		188.96
	1		Į.	•
	}	·	-	
		·		
			Total:	188.96

John Edwards for President 410 Market Street Chapel Hill, NC 27516

BB&T - Operating 6200 Greensboro Drive

Check Amt: 188.96

McLean VA 22102

Check Date: February 14, 2008

Check No: 11061

Pay To the \*\*\*\* ONE HUNDRED EIGHTY EIGHT AND 96/100

\*\*\* COPY \*\*\*

order of:

Colleen Murray

## John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY

(469)

Trip Date	Trip Dates/City/Role	ole (mreedspring)			
ס	Admess	Mailing Admess and Phenoton on replacement			
Item#	Expense Date	Vendor Name	Vendor City & State	Purpose (Mieage, JRE/EEFood; Lodging eft.)	Totali
	1/9/08				\$25.45
	1/10/08				\$18.87
	1/10/08				\$11.73
	1/10/08				\$15.28
	1/10/08				\$29.44
	1/12/08				\$22.11
	1/9/08				\$66.08
					\$0.00
					\$0.00
					\$0.00
					\$0.00
	TTÄC		Approved		
ž				一年 大学の大学の大学の大学を変数がある	\$188 OR

John Edwa

ATTACHMENT 2 PAGE 154 OF 166

Vendor No: V-01216

Colleen Murray

Check No: 10632

January 16, 2008

Reference	Invoice Date	Invoice Description	Net Amount Paid
11272007	12/28/07	travel reimbursement	216.22
		·	
		Total:	216.22

John Edwards for President
410 Market Street
Chapel Hill, NC 27516

Pay
TWO HUNDRED SIXTEEN AND 22/100

To the order of:

Colleen Murray

To the order

Two Hundred Sixteen And 22/100

To the order Amt: 216.22

Check Amt: 216.22

Check Date: January 16, 2008

Check No: 10632

VersaCheck Form 1001 Presign

			Colleen Murray ( 50	Date Submitted:	27-Nov
T T T	Jates/City/R	Tnp Dates/City/Role (where applicable)			
Maili	Mailing Address and Phone:	and Phone:			
tem #	Expense Date	Vendor Name	Vendor City & State	Purpose (Mileage, JRE/EE Food, Lodging etc.)	Total
-	11/22/07				\$25.54
7	11/24/07				\$30.98
က	11/24/07				\$22.77
4	11/25/07				\$18.61
S	11/25/07				\$29.52
9	11/24.07				\$88.80
7					\$0.00
80					\$0.00
හ					\$0.00
4					\$0.00
 2			4		\$0.00
Staff	Staff		Appr	Total	\$21R 22
		Please return form with			{

PAGEXVY 55 160 OP / FUES

VersaCheck Form 1001 Presinge

Vendor No: V-01214

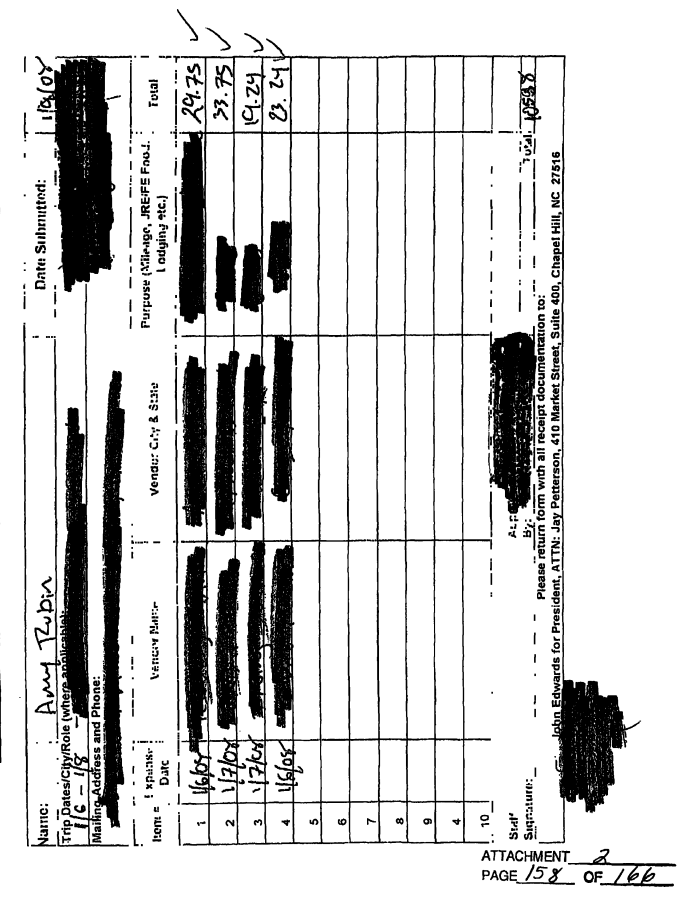
Check No: 10673

January 16, 2008

onn Edwards for Pi	resident	Amy Rubin		
Reference	Invoice Date	Invoice Description		Net Amount Paid
010908	01/11/08	travel reimbursement		105.98
	}		Total:	105.98

John Edwards for President 410 Market Street Chapel Hill, NC 27516 BB&T - Operating 8200 Greensboro Drive Check Amt: 105.98 McLean VA 22102 Check Date: January 16, 2008 Check No: 10673 \*\*\*\* ONE HUNDRED FIVE AND 98/100 To the order \*\*\* COPY \*\*\* of:

John Edwards For President Reimbursement Form TRAVEL EXPENSES ONLY



	Total: 132.66

٠.

# John Edwards For President Reimbursement Form (Total less than \$500) TRAVEL EXPENSES

		Benjamin Shannon	uo	en bath of wells	Jacob State		2/1/2008	
Trip (D	Trip (Dates/City/Rote):	ie): <b>descenticate</b>						
Mailing	Mailing Address and phone	nd phone coom and the state of the						
						-		
	10000000000000000000000000000000000000							
-	1/22/08			\$0.00	\$0.00	\$61.75	\$0.00	\$61.75
2	1/24/08			\$0.00	\$0.00	\$70.91	\$0.00	\$70.91
3				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4				\$0.00	\$0.00	\$0:00	\$0.00	\$0.00
ស				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
ဖ				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
_				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
TTAC AGE				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
HMA -/-				\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
N C								\$132.66
2 F 166		Please return form with all receipt documentation to: John Edwards for President, ATTN: Melissa Wideman, 410 Market Street, Suite 400, Chapel Hitl, NC 27516 within 7 calendar days of your trip conclusion.	Please return form with all receipt documentation to: nt, ATTN: Melissa Wideman, 410 Market Street, Suite a within 7 calendar days of your trip conclusion.	mentation to: Street, Suite onclusion.	400, Chapel	Hitl, NC 2751	ي	

Vendor No: V-00548

Check No: 10377

January 3, 2008

Andrew Wayne Smith

Reference	Invoice Date	Invoice Description		Net Amount Paid
ANUARY MILEAGE	01/03/08	January Mileage		250,00
	Ì			
	ì			
		<u> </u>		
			Total:	250.00



### **Check Request Form**

Vendor Name:	Andrew Smith
Address:	
Amount:	\$ 500 170
Coding (& Allocati	ion): IRINH
Invoice Date:	
Staff Contact:	

**ATTACHMENT 8** 

ATTACHMENT 2 PAGE 163 OF 166

### Staff Deployment on DOI

State	Staff	
CT	.,	3
NC		28
OK	•	
ND		6
CA		3
MO		5
SC		5
	2	O Shutdown staff - deploying to HQ
MN		2
LA		9
GA		5
TN		
AL		3
NY		•
1 N/A		
~ 14/11		•
	99	

- 1 2 part-time mail openers paid at hourly rate amounts not disputed by auditors2 64 of these employees were in states other than their home base and would need to return.

**ATTACHMENT 9** 

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### Schedule:

Tulsa, OK 29-Jan Jefferson City, MO St. Paul. MAI

New Orleans, LA 30-Jan

Huntsville, AL
Van Nuys, CA
San Jose CA

Fargo, ND 1-Feb Kansas Citv. MO

Birmingham, AL 2-Feb Columbus, GA Philadelphia. PA

Nashville, TN 3-Feb St. Louis, MO Kansas City, MO

Cape Girardeau, MO Macon, GA Albany, GA Oklahoma City. OK

ATTACHMENT 2
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November 30, 2011

### **MEMORANDUM**

To:

Anthony Herman

General Counsel

Through:

Alec Palmer

Staff Director

From:

Patricia Carmona J

**Chief Compliance Officer** 

Tom Hintermister

Assistant Staff Director

**Audit Division** 

Alex Boniewicz Audit Manager

By:

Mary Moss Y

Subject:

John Edwards for President (JEFP) - Review of Documentation Submitted

With Administrative Review Request

On October 3, 2011, Counsel for John Edwards for President (Counsel) requested an administrative review of the repayment determination made with respect to \$2,136,507 in matching funds received in excess of the Candidate's entitlement.

Counsel believes the repayment determination should be reduced for the following reasons:

- The Commission has incorrectly categorized \$528,454 of JEFP's final payroll as a non-qualified campaign expense when in fact that amount was paid to staff as compensation for services rendered during the campaign and as reimbursement for expenses incurred while rendering those services;
- The Commission has incorrectly concluded that JEFP received matching funds in excess of entitlement, given that matching fund payments to JEFP were delayed because of a series of unprecedented and extraordinary events that occurred during

ATTAC	HMENT	3_	•
PAGE	/	OF	Z

the 2008 campaign, including the Commission's lack of a quorum for the first six months of that year; and

 The Commission should determine that expenses incurred by JEFP in connection with a criminal proceeding regarding allegations of excessive campaign contributions are qualified campaign expenses (beyond winding down costs).

### Final Payroll

Counsel states that the final payroll was in part to compensate employees for the extensive number of hours they worked in December 2007 and January 2008. There is nothing in the regulations that bars JEFP from paying staffers an increased amanut retruactively for extra hours worked in previous pay periods, nor is there any regulation that bars JEFP from paying employees more than the half pay they were shorted on the January 30 payroll to make up for the fact that employees were forced to wait for compensation that was due on that date. In support of its position, Counsel attached a schedule that indicated 10 employees worked on average approximately 100 hours from January 6, 2008, through January 13, 2008. (Response at Attachment 1).

The final payroll check was in part to compensate employees for their work in closing down the campaign; closing 33 offices, returning reatal equipment and vehicles, etc. In support, Counsel submitted copies of leases (Response at Attachment 2), four UPS shipping labels (Response at Attachment 3), a schedule of 42 rental cars and a list of payments made to 4 rental car companies (Response at Attachments 4 and 5), and copies of reimbursement requests and payments made to employees (Response at Attachments 6 and 7).

Counsel further stated that the Commission in the Final Audit Report determined that no portion of the staff salary payments made by JEFP to perform these tasks could be treated as qualified campaign expenses. This is patently unfair as it was imperative that JEFP have staff available to perform these tasks in order to close the campaign in a professional and responsible momer. Moreover, this conclusion directly contravenes the Commission's Financial Control and Complianse Manual (Manual), which specifically outlines einse out procedures for publicly financed Presidential compaigns, including the need for committee personnel in order to close out offices at the state and national level. The Manual further advises committees to recognize the importance of preserving complete records of activity when closing down offices. Thus, while the Commission's own Manual governing Presidential primary campaigns that receive public financing emphasizes the importance of staffing for closeout procedures, the Commission in this audit is not treating any of the amounts spent by JEFP for staff to close out the campaign as a qualified campaign expense.

ATTACHMENT 3
PAGE 2 OF 7

<sup>&</sup>lt;sup>1</sup> Counsel is correct in stating that the payperiod that ended January 30, 2008 (paid on February 7, 2008) represented half of what each employee was entitled, however, as the Final Audit Report explains, the NOCO includes, as an accounts payable, the makeup pay of (\$204,322) that fully compensates employees for the January 30, 2008 pay period.

When the campaign ended on January 30, 2008, the majority of the staff had not yet submitted their expense reimbursement requests to the campaign for expenses incurred after January 15, 2008. JEFP has reviewed its reimbursement records and found 73 employees received no travel stipend or reimbursements for expenses incurred by them after January 15, 2008. (Responses at Attachments 6 and 7). JEFP has calculated that \$213,773 of the final payroll was payment to employees for expenses incurred pre-DOI and that \$106,886 of the final payroll was payment to employees for expenses incurred post-DOI.

### Excess Entitlement Issues

Counsel states that under statutory provisions, public fund payments made prior to a candidate's DOI are based on submission of qualifying contributions that are matched dollar for dollar, up to \$250. However, where the candidate does not receive payment until after DOI, FEC regulations adopt a very different standard, premising a candidate's entitlement to public funds on the status of his or her net outstanding campaign obligations at the time of payment of those funds. Hence, the Commission has determined that JEFP should be required to repay any amounts not necessary to defray qualified campalgn expenses. This in essence denies JEFP its full matching fund entitlement.

According to Counsel, the Commission's repayment conclusion is essentially based on the timing of matching fund payments to JEFP. This timing was driven by a combination of two unprecedented and extraordinary events that occurred in 2008. First, there was a shortfall in the Presidential Election Campaign Fund (Fund), and candidates did not initially receive payment of public funds to which they were entitled. JEFP made 4 submissions (11/1/07, 12/3/07, 1/2/08 and 2/1/08) and should have received its first public fund payment in early January 2008, in the amount of \$8.8 million, but this did not occur due to a shortfall in the Fund.

Second, the lack of a quorum at the Commission for the first seven months of 2008 resulted in the Commission having no legal authority to take official action and therefore the authority of matching funds could not be certified for that period. Normally, campaign committees are able to deal with a shortfall in the Fund by obtaining bank loans based on FEC certification of matching fund submissions. However, due to the conditions present in early 2008, JEFP's bank curtailed the amount that it could borrow on the basis of submissions certified by the Commission before it ceased operations. According to Counsel, these circumstances severely curtailed the ability of the campaign to continue because JEFP was unable to borrow anything near its full entitlement.

### Criminal Investigation and Indictment

Counsel states that JEFF is involved in an extensive investigation and proceeding by the Department of Justice and that JEFP has incorred substantial and unanticipated expenses for its own representation in this matter, including additional staff, equipment and legal costs. Moreover, JEFP anticipates that it will incur extensive costs in future months as the Justice Department proceedings continue through trial, which could be followed by an appeals process.

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PAGE 3	of 7

Counsel further states that none of these expenditures fall within the ambit of typical "winding down" costs, as defined in the regulations, because they are not incurred for a Commission audit, or for compliance with public financing laws. Rather, these costs are essentially qualified campaign expenses that go beyond winding down costs. Inasmuch as the Justice Department prosecution goes to the question of what contributions JEFP received, the proceedings clearly relate to a core activity of JEFP.

Therefore, JEFP is seeking a determination from the Commission that it may re-allocate those costs it has already incurred and anticipates incurring as a result of criminal proceedings as qualified earnpaign expenses. In the alternative, JEFP requests that the Commission determine that, due to the unforesean pinumptances, the costs of dealing with the Justice Department investigation can be excluded from the 10% cap on winding down costs.

Counsel indicates that JEFP has incurred and anticipates incurring approximately \$925,000 in connection with the criminal investigation related to the campaign.

Legal Fees	\$320,000 - approximately
New Computers and Software	21,801
IT Services	37,305
Staffing and Services	27,232
Travel and Lodging	18,000 – approximately
Additional Anticipated Costs	\$500,000- approximately

Counsel states that JEFP can provide additional backup information upon request of the Commission.

### The Audit staff offers the following concerning JEFP's response:

Counsel has restated all arguments made previously in responses to the exit conference, Preliminary Audit Report and Draft Final Audit Report, but submitted additional schedules in support of JEFP's position.

### Final Payroll

The Audit staff never doubted that JEFP used staff to close down state offices, return equipment and rental cars, etc. The problem occurred when JEFP chose to make a third payroll payment to the entire campaign staff for the month of January and did not provide documentation to support this payment.

JEFP's explanation for this extra pay is consistent with its earlier responses, in that it was to compensate employees for pre-DOI and post-DOI activities and extra hours that each employee worked. In support of its position that the entire campaign staff (99 individuals) worked extra hours, JEFP submitted a worksheet that shows 10 individuals worked an average of 100 hours over an 8 day period. There is no documentation pertaining to the hours worked by the remaining 89 employees.

ATTACHMENT	. 3
PAGE 4	of_7

Counsel also stated that the final payroll was in part to cover expenses incurred pre-DOI but not submitted for mimbursement as of DOI.

"JEFP has reviewed its reimbursement records and found that 73 employees received no travel stipend or reimbursements for expenses incurred by them after January 15, 2008. (Responses at Attachments 6 and 7). These staffers were paid nothing by JEFP for out-of-pocket expenses incurred for lodging, meals or transportation costs after Jan 15, 2008." Response at page 4, section i.

The documentation submitted at Attachments 6 and 7 does not support JEFP's position. In fact, the contrary is true. Attachments 6 and 7 include copies of checks (\$12,426) and associated expanse reimbursement requests from 46 individuals. Every payment submitted with the attachments had been previously included by the Audit staff as a qualified campaign expense and included in the Statement of Net Outstanding Campaign Expenses (NOCO) as either paid pre-DOI or as an account payable or winding down cost. Even though JEFP redacted most of the information on the check copies and the travel reimbursement request forms, it appears that the payments were for mileage, per diem, travel reimbursements and other expenses that JEFP indicated a portion of the payroll in question represented. Further, the fact that these payments for travel related expenses were paid at all appears to contradict JEFP's statement that it was not in a position to process individual expense reimburgements, including tracking down amployous to obtain information from them.

JEFP has calculated that \$213,773 of the final payroll was payment to employees for expenses incurred pre-DOI and that \$106,886 of the final payroll was payment to employees for expenses incurred post-DOI. Since JEFP has provided no documentation to support its calculated amounts (\$213,773 and \$106,886), it is impossible to determine if these amounts are in addition to those expenses listed in Attachments 6 and 7 or representative of amounts already included on the NOCO statement.

Finally, Counsel's reference to the section of the Commission's Financial Control and Compliance Manual that addresses closing out campnigm state offices is directly on point. Counsel stated, the Manual further adviser committees to recognize the importance of preserving complete records of activity when closing down offices (emphasis added). This is exactly what the Audit staff has been requesting since fieldwork - documentation that supports JEFP's contention that the additional payments for salary relate to the closing down of JEFP's state offices. Although JEFP has had numerous opportunities to submit such documentation, it has not, but continues to insist that a portion of the February 7, 2008, payroll represented these costs. Absent documentation, however, it is impossible for the Audit staff to substantiate JEFP's position. Therefore, it remains the Audit staff's opinion that \$528,454 of thin February 7, 2008, payroll represents a non-qualified campaign expense.

### Excess Entitlement Issues

Circumstances did exist in the first half of calendar year 2008 that delayed payments to all campaigns certified to receive matching funds. However, JEFP was able to borrow \$8.9

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PAGE 5	of_7

million in November and December of 2007. Therefore, JEFP received funds from its bank, representative of the amount of matching funds from its first two submissions, previously certified by the Commission, more than a month before it would have, even if the shortfall in the Fund did not exist.

In past presidential election cycles, regardless of a shortfall, campaigns obtained approved lines of credit with banks and used this avenue to receive funds well before matching funds could be paid in early January of the election year. The associated loan agreements generally required campaigns to repay these loans when matching funds were received. In this instance, the first \$8.9 million in matching fund payments to JEFP went directly to the bank to repay its loan. Therefore, the shortfall in funds did not adversely affect JEFP with respect to its first two matching fund requests.

JEFP's third matching fund submission was received on January 2, 2008, in the amount of \$1,474,046; however, only \$1,146,939 represented matchable contributions, certified by the Commission on July 15, 2008. If there had been no shortfall in the Fund, JEFP would have been paid at the end of January 2008, shortly before the Candidate's DOI (January 30, 2008). It does not appear that the delay in this payment affected JEFP's operations since its bank records reflect an average daily cash balance of approximately \$4.2 million for January 2008, and the campaign for nomination ended on January 30, 2008.

JEFP's fourth and last matching fund submission was received an Fabruary 1, 2008, in the amount of \$2,924,291; however, only \$2,910,513 represented mutchable contributions certified by the Commission on July 15, 2008. At the time of this submission, JEFP had already been advised that \$8,825,425 in payments from the Fund and had been certified. As noted above, JEFP had also submitted a third matching fund submission of \$1,474,046. Therefore, at the time of the fourth submission, JEFP knew it was certified to receive to at least \$8,825,425 and could be certified for, at most, an additional \$1,474,046. If JEFP had submitted an accurate NOCO with its fourth submission, it would have reflected a Net Outstanding Campaign Obligation (deficit) of about \$11,100,000. Therefore, since JEFP had requested certification of \$10,299,471 (\$8,825,425 + \$1,474,046), it should have only requested a remaining amount of approximately \$800,529 and a total of about \$1.9 million would have been paid to JEFP in July 2008 for the third and fourth submissions (\$1,146,939 + 800,529). However, due an overstatement of its NOCO, JEFP received over \$4 million dollars in July 2008, which is \$2,136,507 more than it was ever entitled. JEFP is therefore required to repay the U.S. Treasury this amount.

### Criminal Investigation and Indictment

Counsel stated that JEFP has incurred approximately \$425,000 in legal fees, computers, software, IT services, staffing, travel and lodging and anticipated incurring approximately \$500,600 in additional costs in connection with the criminal investigation related to the campaign. Counsel further stated that JEFP had already spent \$21,801 on new computers and software; \$37,305 on IT services; \$27,232 on staffing; and \$18,000 on travel and lodging in connection with the criminal investigation, but did not provided any

ATTACH	MENT	<u> 3_</u>	والتناوي والمرواة	,
PAGE	6	_ OF_	<u>7.</u>	

<sup>&</sup>lt;sup>2</sup> This amount does not include general election contributions received by JEFP.

documentation or details supporting the calculations of these costs but stated it could provide additional backup if requested.

Similar expenses described above were included by the Audit staff in the NOCO statement, either as actual or estimated costs necessary to wind down the campaign. It is unclear from JEFP's response, however, if the costs incurred for the criminal investigation or indictment were additional costs that have not been reported to the Commission or are a portion of the costs that have already been included in the NOCO statement. In either case, as stated in the Audit Division Recommendation Memorandium, the Audit staff believes that expenditures related to the Justice Department investigation are permissible winding down costs subject to the winding down expense limitation at 11 CFR §9034.11(b). The Explanation and Justification for this regulation appears to contemplate this type of activity. While discussing a comorenter's argument that the Commission could create a fund for primary candidates like the GELAC (which is for general election candidates), the Commission provided a number of reasons why such a fund was not necessary. The Commission concluded that a new primary legal defense fund for enforcement matters and other legal proceedings (emphasis added), or a primary legal and compliance fund similar to a GELAC, is not necessary or appropriate for primary election candidates.

The Explanation end Justification further states:

"This limitation only applies to the use of public funds or a mixture of public and private funds for winding down costs. The final rule allows a primary candidate who is in a deficit position at DOI to pay for winding down costs in excess of the limitation after the committee's accounts no longer contain any matching funds."

The last matching payment received by JEFP was \$4,057,453, on July 17, 2008. Of this amount, JEFP was only entitled to \$1,920,946 (\$4,057,453 - \$2,136,507 (repayment amount)). Based on JEFP's expenditures after July 17, 2008, the matching funds (\$1,920,946) would have been exhausted from JEFP bank accounts as of April 30, 2010. Therefore, after JEFP repays \$2,136,507 to the U.S. Treasury, it may make additional expenditures related to the criminal defense legal proceedings, if necessary, without incurring non-qualified campaign expense(s) since matching funds will no longer be in JEFP's bank accounts.

It is therefore the opinion of the Audit staff that no adjustment to the amount of matching funds determined to be in excess of the Candidate's entitlement is warranted.

All work papers and related documentation are available for review in the Audit Division. Should you have any questions regarding this matter, please contact Alex Boniewicz or Mary Moss at (202) 694-1200.

ATTACHMENT\_3
PAGE\_7\_\_\_OF\_7\_\_\_